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# LEGISLATIVE DIGEST

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AMENDMENTS INTRODUCED

CALIFORNIA LEGISLATURE

1957 REGULAR SESSION

FROM JANUARY 7 TO JANUARY 25, 1957,



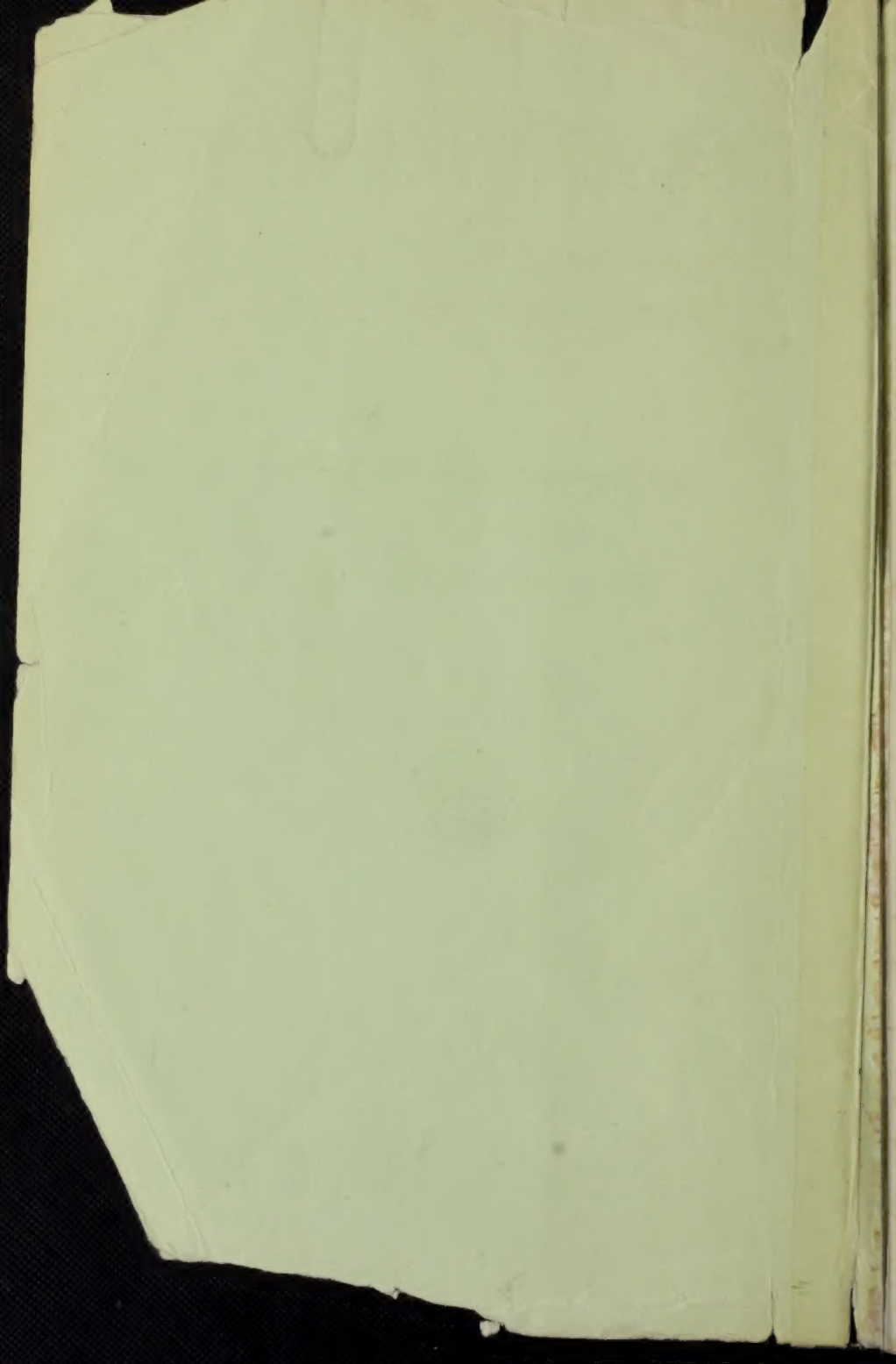
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RALPH N. KLEPS  
Legislative Counsel

J. A. BEEK  
Secretary of the Senate

ARTHUR A. OHNIMUS  
Chief Clerk of the Assembly



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# REGALIA OF

THE  
ROYAL  
SOCIETY

BY  
JOHN  
FOLLYATT  
M.D.



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## PREFACE

This digest is intended as a brief description of bills and constitutional amendments introduced at the 1957 Regular Session prior to the constitutional recess, January 25, 1957. The digests are arranged in the same numerical sequence as in the Semi-Final History, digests of Senate measures preceding those of the Assembly. The measures are described as they stood at the time of the recess, except that subsequent approval of bills are noted.

These summaries do not purport to analyze precisely the entire contents of the measures, but rather to indicate the general nature of the proposals with only such attention to details as has been possible in view of the time element and other factors involved.

The Table of Sections Affected, formerly included in this volume, is separately published this year. It shows the code sections, statutes, and constitutional provisions proposed to be amended, added, or repealed.

An index of all of the measures is also separately published under the title Subject List.

RALPH N. KLEPS  
Legislative Counsel

## LITERATURE

entences have added to policies made up in favour of health and  
not of profit which reflect the best in the country's educational ideals  
in beginning one should start with the general theory of education which  
is always present in the concrete movement, namely that  
the education of the Chinese, not to make millionaires, should receive  
more attention than that given to sports, science and to body cult or business.

Subject was added to literature.

Education and reading material at reading rooms and libraries must  
not be static because with the rise of reading room movement will be static  
only as libraries used and as schools as voluntary done their other functions.

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W.M.C. 71. 1911  
LAWRENCE MUNIZ

## SENATE COMMITTEE ABBREVIATIONS

### ABBREVIATIONS

Except for committee references, the following abbreviations are used:

S. B.	Senate Bill
A. B.	Assembly Bill
S. C. A.	Senate Constitutional Amendment
A. C. A.	Assembly Constitutional Amendment
Sec.	Section
Art.	Article
Ch.	Chapter
Pt.	Part
Div.	Division
Act	Deering's General Laws, Act (No.)
Ag. C.	Agricultural Code
B. & P. C.	Business and Professions Code
Civ. C.	Civil Code
C. C. P.	Code of Civil Procedure
Const.	Constitution
Corp. C.	Corporations Code
Ed. C.	Education Code
Elec. C.	Elections Code
Fin. C.	Financial Code
F. & G. C.	Fish and Game Code
Gov. C.	Government Code
H. & N. C.	Harbors and Navigation Code
H. & S. C.	Health and Safety Code
Ins. C.	Insurance Code
Lab. C.	Labor Code
M. & V. C.	Military and Veterans Code
Pen. C.	Penal Code
Prob. C.	Probate Code
P. R. C.	Public Resources Code
P. U. C.	Public Utilities Code
R. & T. C.	Revenue and Taxation Code
S. & H. C.	Streets and Highways Code
U. I. C.	Unemployment Insurance Code
Veh. C.	Vehicle Code
Wat. C.	Water Code
W. & I. C.	Welfare and Institutions Code.

## SENATE COMMITTEE ABBREVIATIONS

Agriculture	Agr.
Business and Professions	B. & P.
Education	Ed.
Elections	Elec.
Finance	Fin.
Financial Institutions	F. I.
Fish and Game	F. & G.
Governmental Efficiency	Gov. Eff.
Institutions	Inst.
Judiciary	Jud.
Labor	Lab.
Legislative Representation	Leg. Rep.
Local Government	L. Gov.
Military and Veterans Affairs	Mil. & Vet. Aff.
Natural Resources	Nat. Res.
Public Health and Safety	Pub. H. & S.
Public Utilities	Pub. U.
Revenue and Taxation	Rev. & Tax.
Rules	Rls.
Social Welfare	Soc. Wel.
Transportation	Trans.
Water Resources	Wat. Res.

## ASSEMBLY COMMITTEE ABBREVIATIONS

Agriculture	Agr.
Civil Service and State Personnel	C. S. & S. P.
Conservation, Planning, and Public Works	C. P., & P. W.
Constitutional Amendments	C. A.
Education	Ed.
Elections and Reapportionment	Elec. & Reap.
Engrossment and Enrollment	Eng. & Enr.
Finance and Insurance	Fin. & Ins.
Fish and Game	F. & G.
Government Organization	G. O.
Governmental Efficiency and Economy	G. E. & E.
Industrial Relations	Ind. R.
Judiciary	Jud.
Legislative Representation	Leg. Rep.
Livestock and Dairies	L. & D.
Manufacturing, Oil, and Mining Industry	M. O., & M. I.
Military Affairs	Mil. Aff.
Municipal and County Government	Mun. & C. G.
Public Health	Pub. H.
Public Utilities and Corporations	P. U. & C.
Revenue and Taxation	Rev. & Tax.
Rules	Rls.
Social Welfare	Soc. Wel.
Transportation and Commerce	Trans. & C.
Ways and Means	W. & M.

must order them brought in, and provides instead that when it appears that an "indispensable party" has not been joined, the court shall order a party to the action to bring him in, defines "indispensable party," and provides the disposition to be made of claims if such party is not brought in.

Provides that when it appears that a "conditionally necessary party" has not been joined, the court shall order a party to the action to bring him in if he is subject to the jurisdiction of the court, he can be brought in without undue delay, and if his joinder will not cause undue complexity or delay in the proceedings, defines "conditionally necessary party," and provides disposition to be made of claims if such party is not brought in.

Grants court certain auxiliary powers relating to amendment of pleadings and severance of claims.

**S.B. 35—DORSEY.** (Jud.) Amends Secs. 1377, 1378, Pen. C., re compromising certain misdemeanors by leave of court, modernizing certain obsolete language.

**S.B. 36—DORSEY.** (Jud.) Amends Sec. 660, C.C.P., re time allowed to pass on motion for new trial.

Provides that for purposes of provisions limiting time allowed court to pass on such motion, the motion is determined when order ruling on motion is first entered in minutes or written order ruling on motion is signed, notwithstanding that order directs that written order be prepared, signed, and filed.

**S.B. 37—DORSEY.** (Gov. Eff.) Amends Secs. 73433 and 73433.5, Gov. C., changing number, salary, and classification of City of Bakersfield municipal court officers and attaches.

**S.B. 38—GIBSON.** (Jud.) Adds Secs. 1092.1 and 1092.5, Gov. C., re avoidance of contracts of public agencies.

Excepts from contracts of public bodies or boards void or voidable because of interest of public officer, contracts just and reasonable to agency at time entered if agency approves contract after disclosure of officer's interest.

Makes exception inapplicable to contracts between body or board and either member thereof, partnership or unincorporated association in which member holds direct or indirect proprietorship interest, or corporation in which member holds directly or indirectly 5% of common stock. Makes exception inapplicable also where interested member without disclosure attempts to influence body to enter contract.

**S.B. 39—GIBSON.** (L. Gov.) Amends Secs. 26700 and 26703, Wat. C., to permit a city to petition for exclusion of annexed lands from an irrigation district.

**S.B. 40—GIBSON.** (Gov. Eff.) New act, re State's tide and submerged lands.

Conveys certain of such lands to City of Vallejo, subject to specified uses and restrictions, and reserving certain rights and interests to State.

Authorizes city to convey such lands to United States if State Lands Commission makes findings required for acquisition by United States of lands within State and finding that acquisition is in interest of State, and excepts such conveyance to United States from requirement of consent thereto by majority of city electors.

**S.B. 41—GIBSON.** (Ed.) Adds Ch. 3.5, Div. 10, Ed. C., re establishment of North Bay State College.

Establishes North Bay State College in Solano County, subject to state college laws.

Authorizes Director of Education to request and accept land from federal government in vicinity of California Maritime Academy.

To take effect immediately, urgency measure.

**S.B. 42—GIBSON.** (L. Gov.) Amends Ch. 17, 1952 1st Ex. Sess., the Vallejo Sanitation and Flood Control District Act, making no substantive change.

**S.B. 43—GIBSON.** (L. Gov.) Amends Ch. 1656, Stats. 1951, the Solano County Flood Control and Water Conservation District Act, making no substantive change.

S.B. 44—GIBSON. (Gov. Eff.) Amends Secs. 74842, 74843, 74844, and 74845, Gov. C., changing salaries of City of Vallejo municipal court officers and attaches to unspecified amounts.

S.B. 45—GIBSON. (L. Gov.) Amends Sec. 28119, Gov. C., changing annual salary of Solano County district attorney to unspecified amount.

S.B. 46—GIBSON. (Ed.) Amends Sec. 419, Ed. C., changing salary of superintendent of schools of Solano County to unspecified sum.

S.B. 47—GIBSON. (Gov. Eff.) Amends Sec. 69891, Gov. C., changing monthly salary of stenographer or secretary of judges in counties with population of over 65,500 but with not more than three departments and without a jury commissioner from \$300 to unspecified amount.

S.B. 48—GIBSON. (Nat. Res.) Adds Sec. 5037, P.R.C., re State Park System. Authorizes State Park Commission to enter into contract, lease, or agreement with any federal officer or agency for possession or management of lands in vicinity of Monticello Dam, Berryessa Lake, or diversion dams constructed in connection therewith and to purchase or condemn land in vicinity of such lake or dams.

Requires commission to improve, maintain, and operate lands for public recreation purposes as part of State Park System.

Appropriates \$500,000 from State Park Fund for such purposes.

S.B. 49—GIBSON. (Trans.) Amends Sec. 650.7, Veh. C., re lights on emergency vehicles.

Declares code does not prevent use on emergency vehicles of revolving or rotating red light or light visible in complete arc of 360 degrees, law now stating use of revolving red lights on fire fighting apparatus is not prevented.

S.B. 50—GIBSON. (Elec.) Amends Sec. 4536, Elec. C., re campaign statement forms.

Requires Secretary of State, instead of county clerk, to furnish campaign statement forms to candidates who are required to file such statements with Secretary of State.

S.B. 51—GIBSON. (Elec.) Amends and repeals various secs., Elec. C., re election dates.

Changes date of direct primary from first Tuesday after first Monday in June to first Tuesday after first Monday in August; date of both party conventions from first Saturday in August for Republican Party and third Saturday after national convention for Democratic Party to third Thursday in September, in direct primary years; and date of county central committee meetings from second Tuesday in July to second Tuesday of September in direct primary years.

Reduces from 10 to 3 number of days after county central committee meeting by which county committee must mail notice to Secretary of State of identity of newly elected chairman of committee.

Deletes requirement that direct and presidential primaries be consolidated.

S.B. 52—GIBSON. (L. Gov.) Amends Sec. 301, Ed. C., re county boards of education.

Requires members of board to be electors of, and elected by electors of, trustee areas, rather than elected at large with one required to be residing in each trustee area.

S.B. 53—GIBSON. (Jud.) Adds Sec. 1243.5, C.C.P., re proceedings in eminent domain involving immediate possession.

Requires that governmental agencies, in cases where authorized to take immediate possession of property, serve on persons of known defendants and publish in newspaper of general circulation designated by court order in case of unknown defendants, five days before commencing proceedings, notice that immediate possession will be sought. Request for immediate possession must appear in complaint.

S.B. 54—GIBSON. (Trans.) Adds Sec. 104.10, S. & H. C., to require 25 percent of rents deposited in State Highway Fund from property acquired by

State Department of Public Works for state highway purposes in advance of need be paid to county in which property is situated, and for distribution to revenue districts and taxing agencies for which county assesses and collects real property taxes.

S.B. 55—GIBSON. (Trans.) Adds Ch. 7.5, Pt. 2, and Pt. 2.5, Div. 9, S. & H. C., to permit cities and counties with approval of two-thirds of voters to pledge future State highway user tax allocations for separation of grade projects, including pledge by city with approval of majority of voters of such revenues to separation of grade district projects in districts of which city is part.

S.B. 56—HOLLISTER. (Trans.) Amends Secs. 710 and 710.5, Veh. C., re permits and agreements to increase size and weight limits of vehicles.

California Highway Patrol given authority presently in the Department of Public Works to issue permits or enter into agreements permitting operation of vehicles of size or weight in excess of Veh. C. limitations.

S.B. 57—ED. C. JOHNSON. (L. Gov.) Amends Sec. 438, Ed. C., changing annual salary of Yuba County superintendent of schools from \$7,000 to unspecified amount.

S.B. 58—ED. C. JOHNSON. (L. Gov.) Amends Sec. 437, Ed. C., changing annual salary of Sutter County superintendent of schools from \$5,900 to unspecified amount.

S.B. 59—ED. C. JOHNSON. (Wat. Res.) Adds Pt. 7, Div. 6, Wat. C., the Water Facilities Act, re program of water projects.

Creates Water Facilities Fund for allocation by Department of Water Resources for expenditure by local public agencies for construction, improvement, operation, or maintenance of water projects. Limits allocation to single project to \$3,000,000 and provides for repayment, with interest (unless approved by Legislature) not exceeding prevailing rate on state general obligation bonds and within maximum period of 60 years, of portion of allocation determined by department to be repayable.

Prescribes procedure for applications, investigations, allocations, payments, and repayments for projects.

S.B. 60—ED. C. JOHNSON. (F. & G.) Adds Art. 1.5, Ch. 3, Div. 2, Ag. C., and repeals Sec. 1324, F. & G. C., re importing, holding, and rearing of nutria.

Repeals Fish and Game Code provisions governing importing, holding, rearing, and selling of nutria and incorporates such provisions and applicable Fish and Game Commission regulations into Ag. C. Transfers duties re permits and receipts from Department of Fish and Game and its director to Department of Agriculture and its director. Withdraws power of commission to make regulations on importing and holding of nutria.

S.B. 61—McBRIDE. (Ed.) Amends Secs. 7103.1 and 7103.2, Ed. C., re education of severely mentally retarded minors.

Increases from \$400 to \$500 per unit of average daily attendance the maximum amount allowable annually to school districts and county school service funds for excess current expense of educating severely mentally retarded minors.

S.B. 62—McBRIDE. (Ed.) Appropriates \$180,000 to be expended by Department of Education during three fiscal years, beginning with 1956-1957 Fiscal Year, for study of special educational program for emotionally disturbed children in public schools.

S.B. 63—McBRIDE. (L. Gov.) Amends Ch. 671, Stats. 1911, the Municipal Water District Act of 1911, re powers of a district.

Authorizes recreational facilities in connection with water reservoirs and regulations governing use of such facilities, violation of which regulations shall be a misdemeanor.

Limits the contracts which require two-thirds vote of qualified electors to those made with the United States imposing an obligation in excess of 1 percent of the assessed value of the property of the district.

**S.B. 64—McBRIDE.** (L. Gov.) Amends Sec. 6588.1, H. & S. C., re district general elections in sanitary districts under Sanitary District Act of 1923.

Requires board of directors of district to order election not be held to fill office of district assessor, if one or no person has been nominated for office on fortieth day prior to day fixed for general election and if no petition signed by 5 percent of district's qualified electors, requesting holding of district general election, has been presented to board on thirtieth day prior to such day, and to request board of supervisors to appoint person, if any, nominated.

Requires board of supervisors thereupon to appoint person nominated or, if no person nominated, to appoint qualified person before day fixed for election.

**S.B. 65—McBRIDE.** (Soc. Wel.) New act, re state aid to school districts and county superintendents of schools in providing housing and equipment for education of physically handicapped and mentally retarded minors.

Appropriates \$500,000 to Superintendent of Public Instruction for allocation to pay not to exceed one-half of cost of providing housing and equipment for education of such minors.

**S.B. 66—McBRIDE.** (Soc. Wel.) Amends Secs. 7101.1 and 7101.2, Ed. C., to increase maximum allowance to school districts and county school service funds from \$400 to \$500 per unit of average daily attendance for education of physically handicapped minors.

**S.B. 67—REGAN.** (Wat. Res.) New act, the Shasta County Water Agency Act, to create said agency for conservation, storage, and distribution of water, and prescribing its organization, powers, and duties.

**S.B. 68—ABSHIRE.** (Lab.) Amends Sec. 4753, Lab. C., re workmen's compensation.

Extends termination date of 1955 amendments to Secs. 4751 and 4753, Lab. C., which limited liability of Subsequent Injuries Fund and reduced compensation payable from fund in certain respects, to ninety-first day after final adjournment of 1959, rather than 1957, Regular Session.

**S.B. 69—ABSHIRE.** (Ed.) Adds Ch. 3.S, Div. 10, Ed. C., re state college in Sonoma County.

Establishes Sonoma State College in or near City of Santa Rosa. Provides that laws relating to other state colleges apply thereto.

**S.B. 70—ABSHIRE.** (Agr.) Adds Sec. 827.1, Ag. C., establishing standard of proper maturity for Gravenstein apples.

To take effect immediately, urgency measure.

**S.B. 71—ABSHIRE.** (Agr.) Adds Sec. 823.7, Ag. C., re Gravenstein apples.

Requires Gravenstein apples intended for shipment or sale in North American Continent to be of grade "Extra Fancy" or "Fancy" and, except Red Gravensteins, to be not smaller than  $2\frac{1}{2}$  inches in diameter with a tolerance of 10 percent allowed in any one container or bulk lot if not less than  $2\frac{1}{2}$  inches in diameter.

To take effect immediately, urgency measure.

**S.B. 72—ABSHIRE.** (L. Gov.) Amends Sec. 420, Ed. C., changing annual salary of Sonoma County Superintendent of Schools from \$9,000 to unspecified amount.

**S.B. 73 ABSHIRE.** (L. Gov.) Amends Sec. 28120, Gov. C., changing salaries of Sonoma County Auditor, District Attorney, and Supervisors to unspecified amounts.

**S.B. 74—ABSHIRE.** (Gov. Eff.) Amends Sec. 69891.5, Gov. C., re compensation of court stenographers or secretaries.

Changes monthly salary of stenographer or secretary to judge of superior court in Sonoma County from \$350 to unspecified amount.

S.B. 75—ABSHIRE. (Agr.) Amends Sec. 830, Ag. C., re standardization of walnuts.

Exempts unpacked or unwrapped walnuts from established standards when such walnuts are being shipped from specified places to packing plants within or without the State.

S.B. 76—ABSHIRE. (Agr.) Amends Sec. 1102, Ag. C., to require eggs offered for sale for human consumption to be handled in manner to maintain quality and grade in which offered for sale.

S.B. 77—ABSHIRE. (L. Gov.) Adds Ch. 3.5, Div. 1, W. & I. C., re California Conference of County and District Hospital Administrators.

Provides for establishment of California Conference of County and District Hospital Administrators, consisting of chief administrative officers of all county and district hospitals.

Provides for organization of conference, specifies its purposes, and prescribes times for its meetings.

Makes expenses of conference and of attending members, for not more than two meetings per year, a charge against local government units involved, and requires that funds received for expenses of conference be placed in special fund to be used in paying expenses of members attending committee meetings.

S.B. 78—ABSHIRE. (F. & G.) Amends Sec. 429.5, F. & G. C., to extend until ninety-first day after final adjournment of 1959 Regular Session exemption of armed services personnel from sport fishing license requirements.

S.B. 79—ABSHIRE. (L. Gov.) Amends Ch. 994, Stats. 1949, the Sonoma County Flood Control and Water Conservation District Act, re the district generally.

Specifically authorizes district to adopt ordinances, resolutions, and other legislative acts, and to enter into contracts for any zone. Limits information re work required in zone report and resolution to form zone to information re initial work.

S.B. 80—ABSHIRE. (L. Gov.) Amends Ch. 994, Stats. 1949, the Sonoma County Flood Control and Water Conservation District Act, making no substantive change.

S.B. 81—FARR. (Trans.) Adds Div. 11.5, Veh. C., re automobile passenger safety.

Creates Automobile Passenger Safety Commission, to be appointed by Governor. Requires passenger motor vehicles with seating capacity of not more than seven persons to be equipped with safety equipment approved by commission.

Operative December 31, 1959.

S.B. 82—FARR. (Jud.) Adds Sec. 653a, Pen. C., re switch-blade and similar knives.

Provides that any person who sells, offers to sell, exposes for sale, carries, possesses, or transfers to another spring-blade, switch-blade, snap-blade or similar knife having blade automatically released by mechanical device is guilty of misdemeanor.

S.B. 83—FARR. (Gov. Eff.) Amends Sec. 74221, Gov. C., changing number of municipal judges in City of Salinas from one to two.

S.B. 84—FARR. (Rev. & Tax.) Amends Sec. 262, R. & T.C., re cancellation or refund of tax, penalty or interest on church property.

Requires cancellation or refund of tax, penalty or interest as to generally exempt church property for which exemption was not claimed for fiscal year commencing in 1955, 1956, or 1957.

To take effect immediately, urgency measure.

S.B. 85—RICHARDS. (Ed.) Amends Secs. 19601 and 19613, Ed. C., re child care centers.

Declares policy of Legislature is to establish child care centers permanently, rather than until June 30, 1957.

Deletes obsolete provision re report on cost estimate of child care center program

S.B. 86—RICHARDS. (Soc. Wel.) Repeals and adds Ch. 8, Pt. 4, Div. 6, W. & I. C., re establishment of Neuropsychiatric Institute.

Revises and restates law relating to establishment and operation of neuropsychiatric hospital on grounds belonging to Regents of University of California at Los Angeles.

Eliminates provision requiring Governor to appoint board of trustees to act in advisory capacity to State Department of Mental Hygiene and superintendent and medical director of institute with respect to operation thereof.

To take effect immediately, urgency measure.

S.B. 87—TEALE. (Trans.) Amends Sec. 8605, adds Sec. 8654, R. & T.C., re use fuel tax.

Provides that private road is not highway for purposes of tax unless dedicated and accepted as such.

Provides that where vehicle using fuel is operated on both highway and private road, and highway portion does not exceed 25 percent of total distance, the tax shall be equal to tax on average gallonage used in traveling such portion.

S.B. 88—TEALE. (Pub. H. & S.) Adds Sec. 4010.1, H. & S.C., re water supply reservoirs.

Excludes reservoir operated by person who sells water for domestic purposes only incidentally to sale or use for other purposes from coverage of provisions of H. & S. C., and regulations adopted by State Department of Public Health or State Board of Public Health to provide safeguards in connection with domestic water supply reservoirs.

S.B. 89—TEALE. (F. & G.) Adds Sec. 486, F. & G. C., requiring persons impounding water to permit access thereto and fishing therein subject to Dept. of Public Health regulations.

S.B. 90—TEALE. (L. Gov.) Amends Sec. 446, Ed. C., re salary and qualifications of superintendent of schools of Tuolumne County, making no substantive change.

S.B. 91—TEALE. (Trans.) Amends Sec. 305, S. & H.C., to change portion of State Highway Route 5 from Route 4 near Stockton to Route 65 near Mokelumne Hill, to Route 4 near Stockton to Route 34 near Pioneer via West Point.

S.B. 92—TEALE. (Soc. Wel.) Adds Pt. 2, Div. 5, amends various secs., W. & I.C., and Gov. C., re program of aid to needy permanently and totally disabled in accordance with Title XIV Federal Social Security Act.

Provides for establishment of state plan, federally approved, providing for aid to needy permanently and totally disabled, prescribes qualifications of applicants, and method of computing amount thereof, not to exceed \$75 monthly per person.

Provides that aid is to be administered by counties, under supervision of State Department of Social Welfare, in substantially same manner as aid to aged.

Provides that State is to bear entire cost of aid to persons without county residence, after deducting federal assistance, and is to bear cost of aid to persons with county residence in same proportion as prescribed for aid to aged.

Requires spouse, parent, or adult child, residing within State, pecuniarily able to support applicant, to repay county aid granted, making responsibility of such relative enforceable by court action.

S.B. 93—TEALE. (L. Gov.) Amends Sec. 22280, Wat. C., re irrigation district charges, making no substantive change.

S.B. 94—TEALE. (Trans.) Adds Sec. 558, S. & H. C., to add State Highway Route 238 from Route 65 near Mariposa to Route 125 between Oakhurst and Coarsegold.

S.B. 95—JOHN F. McCARTHY. (Soc. Wel.) Amends Sec. 100, W. & I. C., re existence of Department of Social Welfare, making no substantive change.

S.B. 96—JOHN F. McCARTHY. (Pub. U.) Adds Sec. 4303, P. U. C., re household goods carriers.

Extends current prohibition against city taxation of motor vehicle carriers, as applied to household goods carriers, by making prohibition applicable to operations of household goods carriers subject to jurisdiction of Interstate Commerce Commission, in addition to such operations subject to Public Utilities Commission's jurisdiction, and to all such operations within city which are incidental to carrier's business conducted elsewhere, rather than only occasional and incidental deliveries.

S.B. 97—JOHN F. McCARTHY. (L. Gov.) Amends Sec. 28122, Gov. C., and Sec. 422, Ed. C., re annual salaries of Marin County officers.

Changes auditor's annual salary from \$10,000 to \$11,500, district attorney's from \$12,500 to \$13,750. Deletes provision that salaries be paid to incumbents. Changes annual salary of county superintendent of schools from \$11,500 to \$13,000.

S.B. 98—JOHN F. McCARTHY. (Gov. Eff.) Amends Ch. 18, 1952 (1st Ex.) Sess., to permit State Lands Commission to exchange certain state lands in Marin County without reserving mineral rights to State.

S.B. 99—JOHN F. McCARTHY. Amends Ch. 18, 1952 (1st Ex.) Sess., to permit State Lands Commission to exchange certain state lands in Marin County without reserving mineral rights to State.

Chapter 17, Statutes of 1957, approved February 4, 1957, in effect immediately.

S.B. 100—THOMPSON. (B. & P.) Amends Sec. 9530, B. & P. C., to raise per diem compensation of members of Board of Dry Cleaners from \$15 to \$35.

S.B. 101—THOMPSON. (B. & P.) Adds Sec. 9575.6, repeals Sec. 9575.5, B. & P. C., re research and dissemination of information by State Board of Dry Cleaners.

Appropriates \$75,000 from Dry Cleaners' Fund for expenditure by State Board of Dry Cleaners during 1957-58 and 1958-59 Fiscal Years, \$25,000 in contracting with State Fire Marshal for research and dissemination of information on fire and other hazards caused by dry cleaning solvents and processes, and \$50,000 in contracting with any state-supported college or university for research and dissemination of information on factors involved in cleaning, maintenance of fabrics, and effect of cleaning procedures on property, life, and wearing qualities of fabrics.

To take effect immediately, usual current expenses.

S.B. 102—THOMPSON. (Pub. H. & S.) Repeals and adds Sec. 13352, amends Secs. 13371 and 13375, H. & S. C., re hazardous buildings.

Deletes existing provisions which require hazardous buildings be located at least 12 feet from any boundary line of, or any other building or structure on, lot or premises upon which it is constructed unless wall of hazardous building has no door or window opening.

Permits exterior walls of hazardous building to be located on property lines without set back from buildings on same property if walls have no opening.

Requires walls having door or window openings be located not less than 12 feet from any property line of lot or premises upon which constructed and not less than 12 feet from any building or structure.

Permits walls having protected door openings but no window openings to be located less than 12 feet from buildings or structures of noncombustible or an hour fire-resistant construction on same lot or premises if open or approved heat activated vent having horizontal area not less than 16 square feet is provided above each such openings. Makes vent location and construction subject to approval of State Fire Marshal.

Makes subject to exception requirement every door opening in hazardous building lead directly to area open to sky. Requires awning or roof over area be noncombustible.

Makes subject to exception requirement that door from hazardous room lead directly to exterior.

S.B. 103—THOMPSON. (Lab.) Amends Sec. 11656.6, Ins. C., re group workers' compensation policies.

Permits issuance of such policy to organization or association of employers for dry cleaning industry operations in which principal pay rolls of employers covered

are under any combination of classifications of Manual of Rules, Classifications and Basic Rates of Workmen's Compensation Insurance approved by Insurance Commissioner as applicable to dry cleaning and laundry operations, rather than under a single manual classification, if other conditions are met.

S.B. 104—THOMPSON. (Trans.) Adds Art. 9, Ch. 2, Pt. 1, Div. 1, Title 5, Gov. C., re state assistance to local agencies for construction of off-street drag strips.

Appropriates unspecified sum to State Allocation Board for allocation to local agencies for not to exceed one-half of cost of acquiring property and constructing drag strips for experimenting with and testing performance of motor vehicles, training of law enforcement officers, and testing and training of drivers under driver training programs.

S.B. 105—JOHN F. McCARTHY. (Trans.) Adds Sec. 560, S. & H. C., to add State Highway Route 240 from Route 1 near Greenbrae to San Anselmo.

S.B. 106—JOHN F. McCARTHY. (Trans.) Adds Sec. 559, S. & H. C., to add Route 239 from Route 1 near San Rafael to Route 56 near Olema via San Anselmo and Fairfax.

S.B. 107—JOHN F. McCARTHY. (Trans.) Adds Sec. 330, S. & H. C., to add State Highway Route 30 from Route 1 near Greenbrae intersection to Route 69 near Point San Quentin.

S.B. 108—SHORT. (Soc. Wel.) Amends Sec. 6726, repeals Sec. 7012.5, W. & I. C., re payment for support of mental patients on leave of absence in private homes.

Increases from \$70 to \$100 monthly rate Department of Mental Hygiene may pay private home for care of patient on leave of absence from state hospital for mentally ill or mentally deficient.

Appropriates unspecified sum to Department of Mental Hygiene to augment un-specified item of Budget Act.

Makes other technical changes.

To take effect immediately, urgency measure, operative July 1, 1957.

S.B. 109—WILLIAMS. (Pub. U.) Amends Sec. 3662, P. U. C., re rates of highway permit carriers, making no substantive change.

S.B. 110—MURDY. (Agr.) Amends Sec. 796.2, Ag. C., re citrus fruits, making no substantive change.

S.B. 111—MURDY. (Agr.) Amends Sec. 796.2, Ag. C., re packing of citrus fruit, making no substantive change.

S.B. 112—MURDY. (L. Gov.) Amends Sec. 412, Ed. C., changing annual salary of Orange County Superintendent of Schools to unspecified amount.

S.B. 113—MURDY. (L. Gov.) Amends Sec. 28112, Gov. C., changing annual salaries of Orange County Auditor, District Attorney, and Supervisors to unspecified amounts.

S.B. 114—MURDY. (L. Gov.) Amends Ch. 924, Stats 1933, the Orange County Water District Act, re powers of said district, making no substantive change.

S.B. 115—MURDY. (Trans.) Adds Sec. 45.1, Veh. C., defining "incidentally operated" as used with respect to implements of husbandry, special mobile equipment and special highway construction equipment.

S.B. 116—MURDY. (L. Gov.) Amends Ch. 924, Stats. 1933, the Orange County Water District Act, re powers of said district, making no substantive change.

S.B. 117—MURDY. (L. Gov.) Amends Ch. 924, Stats. 1933, the Orange County Water District Act, re boundaries of said district, making no substantive change.

S.B. 118—MURDY. (Agr.) Amends Sec. 828.83, Ag. C., re specifications for citrus fruit containers, making no substantive change.

S.B. 119—TEALE. (L. Gov.) Amends title, adds Pt. 3, Div. 3, Wat. C., re water reservoirs.

Declares policy of multiple use of water, including recreational use, consistent with public health and safety, and provides that all water reservoirs, except terminal distribution reservoirs, are open for recreational use.

Authorizes operator of reservoir to charge use fee, re recreational use.

S.B. 120—TEALE. (Gov. Eff.) Amends Sec. 23817, B. & P. C., re limitation on number of off-sale premises.

Provides off-sale beer and wine licenses shall not be counted in determining number of off-sale general licenses which may be issued in county.

S.B. 121—COLLIER. (Fin.) Appropriates unspecified sum in augmentation of appropriation for support of Legislative Counsel Bureau.

To take effect immediately, usual current expenses.

S.B. 122—REGAN. (Lab.) Repeals and adds Sec. 4702, Lab. C., re workmen's compensation.

Changes death benefit payments from present total amounts to weekly amounts continuing until death or remarriage of spouse or termination of dependency of other dependents, as follows: for total dependency, \$55 per week if one dependent and \$82.50 per week if two or more dependents, rather than \$10,000 and not exceeding \$12,500 in case of surviving widow and one or more dependent children; for partial dependency, weekly amount equal to amount devoted to support of dependents but not exceeding \$55 per week, rather than four times the amount annually devoted to support of dependents but not exceeding \$10,000.

S.B. 123—REGAN. (Lab.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Entitles employee suffering temporary disability to \$5 per week for wife and \$2.50 for each of first two additional dependents, in addition to usual benefits.

S.B. 124—REGAN. (Lab.) Amends Sec. 4650, repeals Sec. 4652, Lab. C., re workmen's compensation.

Reduces from 49 to 7 days minimum period of temporary disability before payments therefor commence on first, rather than eighth, day employee leaves works as result of injury.

Deletes provision specifically requiring waiting period of seven days for disability payments except as otherwise provided above.

S.B. 125—REGAN. (Lab.) Amends Sec. 3352, repeals Sec. 4250, Lab. C., requiring workmen's compensation coverage for all agricultural workers.

S.B. 126—REGAN. (Lab.) Amends Sec. 3352, repeals Secs. 3358.8 and 5704.5, Lab. C., to include persons engaged in household domestic service as employees under workmen's compensation law regardless of hours per week worked.

S.B. 127—ABSHIRE. (Lab.) Adds Sec. 1351.5, Lab. C., re working hours of female employees.

Exempts women, 18 years of age and over, employed in office work occupations which are professional, technical, or clerical, from maximum hours requirements if such occupations governed by wage, hour, and working condition order of Industrial Welfare Commission, and defines such occupations.

S.B. 128—ABSHIRE. (Lab.) Adds Sec. 1353.1, Lab. C., permitting females in occupations rendering public service to work in excess of maximum hours in an emergency.

S.B. 129—ABSHIRE. (Lab.) Amends Sec. 1350, Lab. C., re maximum hours of employment of women, making no substantive change.

S.B. 130—ABSHIRE. (Lab.) Amends Sec. 1354, Lab. C., re working hours of women employees, correcting typographical error and making other technical changes.

**S.B. 131—REGAN.** (Lab.) Repeals Secs. 4451 and 4452, amends Secs. 4453, 4455, and 4460, Lab. C., re workmen's compensation.

Eliminates requirement that average annual earnings be taken as 52 times average weekly earnings and that four times average annual earnings be taken, in disability cases, at not less than \$4,800.64 nor more than \$12,800.32 and, in death cases, in case of total dependency, at not less than \$10,000 nor more than \$12,500 or, in cases of partial dependency, at not less than four times amount annually devoted to support of dependents by employee nor more than \$10,000.

For purposes of computing average annual earnings in disability cases, increases minimum average weekly earnings for both temporary and permanent disability from \$23.08 to \$30.77 and maximum for temporary disability from \$61.54 to \$84.62 and for permanent disability from \$53.85 to \$84.62.

For purpose of computing average annual earnings of permanently disabled employee under 21 years of age whose probable earnings cannot be determined, increases average weekly earnings from \$53.85 to \$84.62.

For purpose of computing disability indemnity where original injury causes disability, increases maximum average weekly earnings from \$61.54 to \$84.62 in temporary disability and from \$53.85 to \$84.62 in permanent disability cases.

Effect of above changes is to increase minimum weekly payments for both temporary and permanent disability from \$15 to \$20 and maximum weekly payments for temporary disability from \$40 to \$55 and for permanent disability from \$35 to \$55.

**S.B. 132—REGAN.** (Lab.) Adds Sec. 4669, Lab. C., re workmen's compensation rehabilitation benefits.

Entitles employee suffering permanent disability which prevents his return to work performed at date of injury, to receive rehabilitation benefits to enable him to learn new occupation and, during rehabilitation period, to continue to receive benefits at rate equivalent to temporary disability benefits where latter payable.

**S.B. 133—COLLIER.** (L. Gov.) New act, First Validating Act of 1957, to validate organization, boundaries, acts, proceedings and bonds of designated public bodies.

To take effect immediately, urgency measure.

**S.B. 134—COLLIER.** (Trans.) Amends Sec. 230, S. & H. C., re state highways, to designate state highways comprising State Highway System.

**S.B. 135—COLLIER.** (Trans.) Adds Sec. 206, S. & H. C., to provide unspecified percent of federal money available for projects on extensions of federal-aid primary and secondary highway systems within urban areas must be allocated to cities and cities and counties for expenditure on federal-aid secondary highways.

**S.B. 136—REGAN.** (Lab.) Amends and repeals various Secs., Lab. C., re workmen's compensation.

Eliminates provisions for medical examination of employee on employer's request. Omits provision making employer liable for expense incurred by employee in obtaining medical, surgical and hospital treatment only in case where employer neglects or refuses to provide treatment. Eliminates provisions requiring employer, upon employee's request, to furnish change of physician and to procure certification of consulting physician.

Omits requirement for determination by Industrial Accident Commission of any controversy relating to provisions on compensation payable, when requested by either party.

**S.B. 137—REGAN.** (Lab.) Adds Sec. 4555.1, Lab. C., re attorney's fees in workmen's compensation proceedings.

Requires Industrial Accident Commission to determine, whenever award for compensation is recovered by injured employee or award for death benefit is recovered by dependent of deceased employee, reasonable attorney's fees for services rendered by employee's or dependent's attorney and requires that such fee be paid by employer or insurer, or either, or each of them.

Prohibits payment of such fee by employee or dependent, deduction of such fee from award, or allowance by commission of such fee as lien against amount to be paid as compensation.

S.B. 138—COLLIER. (Wat. Res.) Appropriates unspecified sum to Department of Water Resources for investigations, studies, and reports with respect to Iron Gate Dam and Montague Reservoir.

S.B. 139—REGAN. (Jud.) Adds Secs. 1196.5, 1196.6, 1196.7, C. C. P., re discharge of mechanics' liens.

Provides for discharge of such lien if owner, lessee, or contractor secures bond in amount at least double the amount of lien, which is approved by court, and sets forth procedure for such proceedings.

Provides for restriction of lien by court to portion of property against which filed when such property is of substantially greater value than amount of lien.

Gives priority in courts to above proceedings with certain exceptions.

S.B. 140—REGAN. (Jud.) Amends Secs. 2939 and 2965, Civ. C., re discharge of mortgages.

Permits filing with Secretary of State of statement of discharge of mortgage as to which statement of recordation is on file with him, and eliminates certain obsolete provisions relating to discharge of mortgages.

S.B. 141—REGAN. (Jud.) Adds Sec. 388.5, C. C. P., re actions for taking of timber.

Denies action against bona fide purchaser for recovery or damages for timber taken by trespasser if purchaser made reasonable efforts to ascertain his seller's title.

S.B. 142—REGAN. (Trans.) Amends Sec. 307, Veh. C., to require Department of Motor Vehicle's notice of suspension for drunk driving to specify period of suspension by dates.

S.B. 143—WILLIAMS. (Agr.) Amends Sec. 796.6, Ag. C., re citrus fruit container No. 58.

Changes table specifying count and average diameter of oranges which may be packed in such container.

To take effect immediately, urgency measure.

S.B. 144—ERHART. (Elec.) Amends and repeals various secs., Elec. C., re election dates.

Changes date of direct primary from first Tuesday after first Monday in June to third Tuesday in August; date of both state conventions from first Saturday in August for Republican Party and third Saturday after national convention for Democratic Party to Saturday immediately preceding last Saturday in September of direct primary years; date of county central committee meeting from second Tuesday in July to second Tuesday in September following direct primary.

Reduces from 45 to 40 number of days before general election by which vacancy due to disqualification of candidate must be filled.

Deletes requirement that presidential and direct primaries be consolidated.

Requires canvassing of absent voter ballots to be commenced by seventh, rather than seventeenth, day after direct primary; to be completed at county level by sixteenth, rather than twenty-fifth day, after that election; and to be completed at state level by twenty-fifth, rather than thirty-fourth, day after that election.

S.B. 145—GRUNSKY. (L. Gov.) Amends Sec. 28125, Gov. C., changing annual salaries of Santa Cruz County auditor, district attorney, and supervisors to unspecified amounts.

S.B. 146—GRUNSKY. (L. Gov.) Amends Sec. 425, Ed. C., changing annual salary of Santa Cruz County superintendent of schools to unspecified amount.

S.B. 147—GRUNSKY. (L. Gov.) Amends Ch. 1489, Stats. 1955, the Santa Cruz County Flood Control and Water Conservation District Act, making no substantive change.

S.B. 148—GRUNSKY. (L. Gov.) Amends Secs. 74692 and 74693, Gov. C., changing salaries of Santa Cruz County municipal court officers and attaches to unspecified amounts.

S.B. 149—REGAN. (B. & P.) Adds Ch. 5.5, Div. 8, B. & P. C., re regulation of boats and motorboats.

Creates in Department of Professional and Vocational Standards a California State Boating Commission, prescribes its powers and duties, and makes an appropriation therefor.

Provides for licensing of persons renting boats and regulates operation of, and equipment on, boats and motorboats.

S.B. 150—ED. C. JOHNSON (Departmental). (F. & G.) Amends Ch. 157, Stats. 1951, to extend effective date of Secs. 1156 and 1157, F. & G. C., to ninety-first day after final adjournment of 1959 Regular Session.

S.B. 151—ED. C. JOHNSON (Departmental). (F. & G.) Amends Ch. 973, Stats. 1949, to extend effective date of Secs. 495 and 496, F. & G. C., re fishing seasons, to ninety-first day after final adjournment of 1959 Regular Session.

S.B. 152—HAROLD T. JOHNSON (Departmental). (Ed.) Amends Sec. 2054, Pen. C., re academic education of inmates in state institutions under jurisdiction of Department of Corrections.

Permits department to reimburse contracting school district which is providing academic education to inmates the amount of teachers' salaries plus one-fifth, rather than plus one-tenth.

Defines "cost" of school district for purposes of such reimbursement to include contributions required of district to State Teachers' Retirement System.

Provides that appropriations to department for program shall be increased or decreased in same proportion as median salaries for full-time high school teachers have increased since January, 1955. Defines "median salaries" as amount Superintendent of Public Instruction reports will be paid such teachers in public schools during fiscal year.

To take effect immediately, urgency measure.

S.B. 153—DILWORTH. Adds Ch. 24, Div. 3, Ed. C., State School Building Aid Bond Law of 1957, re state school building aid bonds.

Provides for preparation, issuance, and sale of \$100,000,000 of state bonds. Defines powers and duties of state officers in connection therewith; provides for payment of principal and interest, and appropriates money for expense of issuance and for administration of act.

Ch. 18, Stats. 1957, approved February 4, 1957, in effect immediately.

S.B. 154—DILWORTH (Departmental). (Ed.) Amends Sec. 2562, Ed. C., re school districts.

Clarifies provision allowing board of supervisors to unite school districts when any schoolhouse in one district is within three miles from any schoolhouse of adjoining district.

S.B. 155—DILWORTH (Departmental). (Ed.) Amends Sec. 18701, Ed. C., re sale of school district personal property, making no substantive change.

S.B. 156—DILWORTH (Departmental). (Ed.) Amends Sec. 2534, Ed. C., re territory to be included in school districts, making no substantive change.

S.B. 157—DILWORTH (Departmental). (Ed.) Amends Sec. 7707, Ed. C., re state school building aid.

Permits apportionments of school building aid funds for furniture and equipment approved by Department of Education, in addition to such as listed in California School Accounting Manual.

S.B. 158—DILWORTH (Departmental). (Ed.) Amends Secs. 5202 and 7120, Ed. C., re apportionment and disbursement of State School Fund.

Requires Superintendent of Public Instruction to certify annually to State Controller, on or before July, rather than August 10, an estimate of average daily attendance, instead of a.d.a. for preceding fiscal year reported in current year, for each school district, county school service fund, and county school tuition fund and amount

to be apportioned to each district for basic aid, to each tuition fund, and to each service fund for direct educational services.

Provides for payment of advance apportionments to school districts and funds of 8 percent in July, 16 percent in August, and 12 percent in September, instead of 10 percent in August and September, of amount so certified.

**S.B. 159—DILWORTH** (Departmental). (Ed.) Amends Sec. 7771, Ed. C., re reorganization of school districts receiving state school building aid.

Provides that for purposes of provisions re effect of change in districts on pending and completed applications for state school building aid the effective date of boundary change, annexation, formation of new district, or other reorganization, rather than boundary change, annexation or other inclusion, affecting district is date action became effective for all purposes, rather than date action was completed.

**S.B. 160—DILWORTH** (Departmental). (Ed.) Adds Sec. 3897.1, and amends Sec. 3898, Ed. C., re elementary school districts situated in two or more high school districts.

Requires county superintendent of schools to call an election not later than December 1, 1958, in each union or joint union elementary school district situated in two or more high school districts for purpose of determining to which high school district such elementary district shall belong. Prescribes form of ballot for use in such elections. Provides that district shall become a part of high school district receiving largest number of votes cast.

Provides that whenever an elementary school district situated in a high school district is admitted or annexed to a union or joint union elementary district situated in another high school district, such elementary district shall become a part of the high school district to which the union or joint union elementary district belongs. Deletes provision that in such case high school district boundaries are not changed.

**S.B. 161—DILWORTH** (Departmental). (Ed.) Amends and renames Sec. 368 (added by Stats. 1947, Ch. 1003), Ed. C., re funds of county superintendent of schools.

Requires county superintendent, before July 1, 1958, to transfer balance of school district emergency aid fund to county school service fund.

**S.B. 162—DILWORTH** (Departmental). (Ed.) Amends Sec. 7717, Ed. C., re allowable area of school building construction under state school building aid.

Provides that pupils attending grades seven and eight maintained by an elementary school district situated in a high school district maintaining junior high schools shall not be included in computing estimated average daily attendance of such elementary district for purposes of apportionments of state school building aid.

**S.B. 163—DILWORTH**. (Ed.) Adds Secs. 20007 and 20344.1, Ed. C., re admission and tuition fees of state colleges and University of California.

Limits amount of such fees charged to person with parent in active military service of the United States and stationed in State on opening day of semester to amount required of resident.

**S.B. 164—HOLLISTER**. (Trans.) Amends Sec. 100.2, S. & H. C., re state freeways.

Requires unspecified percent of State Highway Fund money allocated for state highways in each city and county to be paid by Department of Public Works thereto if department and city or county disagree as to work to be done on city streets or county highways in connection with the freeway project.

**S.B. 165—HOLLISTER**. (Trans.) Adds Sec. 193.5, S. & H. C., re state highways.

Provides that if city council or board of supervisors governing area for which State Highway Fund money has been allocated for expenditure on state highways determines that interests of city or unincorporated area would better be served by construction and improvement of local highways than state highways, unspecified percentage of State Highway Fund money shall then be used for such local highways.

**S.B. 166—HOLLISTER**. (L. Gov.) Amends Sec. 28121, Gov. C., changing annual salaries of Santa Barbara County auditor, district attorney, and supervisors to unspecified amounts.

**S.B. 167—HOLLISTER.** (L. Gov.) Amends Sec. 74643, Gov. C., changing salaries of City of Santa Barbara Municipal Court officers and attaches to unspecified amounts.

**S.B. 168—HOLLISTER.** (L. Gov.) Amends Sec. 421, Ed. C., changing annual salary of Santa Barbara County superintendent of schools from \$8,400 to unspecified amount.

**S.B. 169—GRUNSKY.** (L. Gov.) Amends Ch. 1598, Stats. 1953, the San Benito County Water Conservation and Flood Control District Act, re elections and issuance of bonds.

Provides each elector has one vote on each measure in each zone in which he owns property and clarifies voting rights in case of joint, unknown, corporate, partnership, or estate ownership of property.

Provides for specification in bond resolution and election ordinance of maximum, rather than fixed, rate of interest and deletes requirement of specification in ordinance of annual payments of debt installments. Authorizes issuance of bonds in series and fixing of earliest maturity of issue or series not more than two years from date of issuance; and requires annual payments of not less than one-fortieth of debt and final maturity to not exceed 40 years from date of incurring debt.

Deletes provisions making bonds lien on property and providing for registration of bonds, and declares that for purpose of tax to pay bonds all property taxed is equally benefited.

Makes other technical changes.

To take effect immediately, urgency measure.

**S.B. 170—GRUNSKY.** (L. Gov.) Amends Sec. 444, Ed. C., to change annual salary of San Benito County superintendent of schools from \$7,000 to \$7,600.

**S.B. 171—GRUNSKY.** (L. Gov.) Amends Sec. 28144, Gov. C., re compensation for public service in San Benito County.

Increases annual salary of district attorney from \$4,020 to \$4,800; of supervisors from \$1,800 to \$2,400.

**S.B. 172—GIBSON.** (Soc. Wel.) Amends Sec. 101, and repeals Ch. 17, Div. 3, B. & P. C., to repeal provisions creating Board of Social Work Examiners and related sections.

**S.B. 173—GIBSON.** (B. & P.) Adds Sec. 7124.1, B. & P. C., re contractors.

Provides that right of contractor licensee to practice is suspended on adjudication or commitment to state hospital because of mental illness, and provides for restoration of such right.

**S.B. 174—GIBSON.** (Trans.) Amends and adds various Secs., S. & H. C., re separation of grade districts.

Requires district to consist of contiguous areas within a single county and include either a city and unincorporated territory or two or more cities with or without unincorporated territory, rather than a single city and contiguous unincorporated territory within same county. Makes related changes in provisions on district commission and dissolution of district.

Deletes requirements that separation of grade project be for purpose of providing safe and convenient transportation between city and unincorporated area.

Permits district to contract for engineering services with any city within the district or with the county.

**S.B. 175—GIBSON.** (Trans.) New act, the Vallejo Transportation District Act, re transportation district in Solano County.

Creates Vallejo Transportation District in portion of Solano County to provide passenger transportation service within district. District to be governed by board of five trustees, two appointed by Mayor of City of Vallejo subject to approval of city council, two by Chairman of Board of Supervisors of Solano County subject to approval by board of supervisors, and one by other four trustees.

Authorizes district to acquire, construct, maintain, and operate properties and improvements to carry out objects and purposes of act, including power to contract to

provide transportation service for district with any passenger stage corporation having a certificate of convenience and necessity from the Public Utilities Commission.

S.B. 176—FARR. (Jud.) Adds Sec. 653i, Pen. C., re confidential communications.

Makes punishable as felony eavesdropping on, or recording of, conversation between person in custody of public officer or on property of public agency and such person's attorney, religious adviser, or physician, without permission of all parties to conversation.

S.B. 177—COLLIER. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re personal income taxation.

Establishes conformity with provisions of Federal 1954 Internal Revenue Code on depreciation.

To take effect immediately, tax levy.

S.B. 178—COLLIER. (Rev. & Tax.) Amends and adds various Secs., R. & T. C., re bank and corporation taxation.

Establishes conformity with provisions of Federal 1954 Internal Revenue Code on depreciation.

To take effect immediately, tax levy.

S.B. 179—COLLIER. (Trans.) Adds Sec. 700.1, Veh. C., requiring covering vehicle loads to prevent spilling.

S.B. 180—COLLIER. (Jud.) Amends Secs. 3020, Civ. C., and 8557, H. & S. C., and amends and repeals various Secs., Gov. C., re county recorders' fees.

Eliminates 25-cent recording fee prescribed for documents of water users' association required by Federal Reclamation Act, 50-cent fees in estray cases and for marginal entries in records, and \$1 fees for declaration of dedication of cemetery authority, building plans and specifications, and notices, cancellations, and issuance of certificates in assignments of accounts receivable.

Raises from \$1 to \$2, fees for filing papers not required by law to be recorded.

Changes fees for recording of printed forms from double the regular fee, to additional fee of \$1 per page if printing contains more than nine lines per vertical inch or more than 22 characters and spaces per horizontal inch for three inches.

S.B. 181—COLLIER. (Jud.) Amends and repeals various Secs., Gov. C., re recording of instruments and county recorders' fees.

Provides that deeds or grants of real property to public body may be recorded with certificate of authorized officer attached rather than with resolution of acceptance by the public body or certified copy of authorizing resolution and written consent of authorized officer; prescribes form for certificate and permits recording of authorizing resolution.

Eliminates requirements that comparers make notation of record comparison as to instruments required to be recorded, and that taxpayer's residence, hour of filing, and amount of penalty assessed be entered in federal lien tax index.

Increases fees for recording sealed certificates and taking acknowledgments from 50 cents to 75 cents, for recording notices of and certificates of discharge of federal tax liens from 50 cents to \$1, for examining documents and copies for certification purposes from three cents per folio and minimum of \$1 to 25 cents per page, and eliminates 10 cent fee for marginal reference on previously recorded documents.

S.B. 182—HAROLD T. JOHNSON. (Lab.) Amends Secs. 2801 and 2804, U. I. C., re additional disability benefits, to increase from \$10 per day for 12 days to \$15 per day for 15 days the amount and period for which additional benefits are payable.

S.B. 183—HAROLD T. JOHNSON. (Lab.) Amends Sec. 2655, U. I. C., re unemployment insurance disability benefits.

Increases maximum weekly benefit payments from \$40 to \$55, and reduces minimum base period wage receipt requirements for all but lowest level of weekly benefit amounts.

S.B. 184—HAROLD T. JOHNSON. (Lab.) Amends Sec. 2652, U. I. C., re unemployment disability insurance claims.

Eliminates as condition of eligibility requirement that total wages exceed the lesser of 30 times the weekly benefit amount or \$750, in cases where 75 percent of base period wages are earned in single calendar quarter.

S.B. 185—HAROLD T. JOHNSON. (Lab.) Amends Sec. 2626, U. I. C., re unemployment disability benefits.

Makes injury or illness due to pregnancy a covered disability for a maximum of 42 days, rather than an excluded disability.

S.B. 186—HAROLD T. JOHNSON. (Lab.) Amends Sec. 2627, U. I. C., re unemployment disability benefits.

Permits payment of benefits for each day of waiting week where period of disability is in excess of seven days, rather than no benefits for waiting week period.

S.B. 187—TEALE. (F. & G.), Amends Sec. 428, F. & G. C., to provide free fishing licenses for recipients of old age assistance.

S.B. 188—TEALE. (F. & G.) Amends Sec. 1293, adds Sec. 1293.5, F. & G. C., re damaging of property by mammals.

Makes discretionary present requirement for issuance of depredation permit to owner or tenant of land damaged or destroyed, or in danger of being damaged or destroyed, by deer, elk, bear or beaver. Provides for issuance of permit in lieu of such permit to licensed deer hunters to take deer on such land, without, however, authorizing such hunting without permission of owner or tenant.

S.B. 189—TEALE. (B. & P.) Amends and adds various Secs., B. & P. C., re pharmacy.

Provides that when pharmacy is separate department in premises, only it shall be in charge of registered pharmacist. Defines terms and makes exceptions.

Prescribes qualifications for issuance of registered intern pharmacist certificate, fixes fee and annual renewal fee, and makes certain provisions presently applicable to registered pharmacist also applicable thereto.

Changes definition of "pharmaceutical experience" to service and experience obtained after applicants' 17th birthday, rather than 15th, in pharmacy in presence and under immediate personal supervision, instead of under personal supervision, of registered pharmacist.

S.B. 190—DORSEY AND ERHART. (Jud.) Adds Title 4, Part 3, Civ. C., re liquidation of private debts.

Authorizes debtor to file petition in Superior Court listing debts and plan of liquidation. Filing stays all actions against debtor. Requires notice to creditors and hearing. Provides for appointment of trustee, confirmation of plan by court. Consenting creditors given lien if proceedings dismissed.

S.B. 191—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Sec. 17204, R. R. & T. C., permitting personal income tax deduction for federal income taxes.

S.B. 192—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Secs. 17048 and 17181, R. & T. C., increasing dependency exemption for personal income tax purposes from \$400 to \$600.

S.B. 193—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Sec. 18151, R. & T. C., re personal income taxation.

Changes percentage of gain or loss on sale or exchange of capital asset taken into account by providing for inclusion of 100 percent where asset held for not more than six months and 50 percent if held for more than six months, present law providing for inclusion of percentage varying from 100 percent where held for not more than one year to 30 percent if held for more than 10 years.

S.B. 194—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Secs. 17254, 17255, 17256, 17259, 17261, R. & T. C., re personal income taxation.

Decreases from 5 to 3 percent the percentage of adjusted gross income that medical and adoption expenses must exceed before allowable as deductions.

S.B. 195—DORSEY. (Jud.) Adds Ch. 6, to Title 2, Pt. 4, Pen. C., re spring-blade and snap-blade knives and dangerous and deadly weapons.

Makes it a misdemeanor to possess, conceal, transfer or sell a knife of the snap-blade or spring-blade type, declares such knives nuisances, and provides that they are required to be surrendered and are subject to destruction pursuant to the Dangerous Weapons Control Law.

Makes it unlawful to engage in various types of loafing, loitering, hiding, lurking, or rough or disorderly conduct while carrying a concealed weapon or dangerous or deadly weapon or while having a dangerous or deadly weapon in one's immediate possession.

S.B. 196—DESMOND. Adds Sec. 31672.5, Gov. C., re persons who are members of retirement system of county and other public agency.

Makes persons remaining members of public agency system and becoming members of county system because of assumption by county of public agency function eligible for retirement under county system when he would be eligible for retirement if service rendered to public agency were rendered to county. Prescribes method of computing retirement allowance.

Chapter 196, Statutes of 1957, approved January 31, 1957, in effect immediately.

S.B. 197—DESMOND. (L. Gov.) Amends Sec. 74184, Gov. C., re marshal of Sacramento municipal court, making no substantive change.

S.B. 198—DESMOND. (Jud.) Amends Sec. 575, C. C. P., re pretrial conference rules of the Judicial Council, to provide that such rules shall not make such conferences mandatory, and, if purporting to make them mandatory, shall be construed as permissive.

S.B. 199—ED. C. JOHNSON. (Agr.) Amends Sec. 1300.17, Ag. C., re marketing order funds, making no substantive change.

S.B. 200—WILLIAMS (Departmental). (Ed.) Amends Sec. 4861, Ed. C., re membership of schools and county superintendents of schools in educational organizations.

Permits school districts and county superintendents of schools to subscribe for membership in organizations having for their primary, rather than exclusive, purpose the promotion and advancement of education.

Deletes requirement that such organizations to which schools and county superintendents may subscribe for membership must conduct research and investigations and publish reports on educational problems.

S.B. 201—CUNNINGHAM. (Jud.) Amends and adds various Secs., B. & P. C., re powers and properties of State Bar.

Authorizes State Bar to borrow money, contract debts, issue notes and debentures and contains other financing provisions.

Declares that all property and evidences of indebtedness are held for essential public and governmental purposes and are exempt from state or local taxes.

Specifies that no contractual obligation of State Bar shall, create any liability on part of any entity other than State Bar, create any personal liability on part of members of, or board of governors of, State Bar, or be required to be authorized under any other law of State.

Allows State Bar to vest in any obligee right, in event of default, to possession of its property.

To take effect immediately, urgency measure.

S.B. 202—ERHART. Amends Sec. 262, R. & T. C., re cancellation or refund of tax on church property.

Requires cancellation or refund as to generally exempt church property for which exemption was not claimed for fiscal years commencing in 1955 or 1956.

Chapter 4, Statutes of 1957, approved January 31, 1957, in effect immediately.

S.B. 203—ABSHIRE. (Agr.) Adds Sec. 51.5, Ag. C., re county agricultural commissioners.

Provides that in counties adopting civil service system under County Civil Service Enabling Law, commissioners shall be subject to civil service and not have fixed term.

S.B. 204—ABSHIRE. (Agr.) Amends Sec. 641, Ag. C., re imitation cheese.

Provides every article, substance, or compound made in the semblance of cheese and designed to be used as a substitute for cheese is imitation cheese if made from other than cream, milk, or skim milk, rather than if made from other than pure cream, milk or skim milk.

Provides use of salt, rennet, or harmless coloring matter for coloring cheese made from evaporated or condensed skim milk or nonfat dry milk solids as well as cream, milk or skim milk does not render product imitation.

S.B. 205—ABSHIRE. (Agr.) Amends Sec. 620, Ag. C., re labeling of cheese.

Removes the exemption of cheese cut and wrapped in retail establishments for sale on the premises from the requirement that individually packaged cheese be labeled as to ingredients, aging, variety and source.

S.B. 206—BROWN. (Jud.) Adds Sec. 257.5, Prob. C., re succession from Indians.

Provides that under laws of succession, alliance, entered into prior to December 31, 1954, which is deemed a marriage by custom of Indian group of which parties are members, is deemed valid marriage under California law, and separation by such persons, effected prior to such date, which is deemed dissolution of marriage under such custom, is deemed valid divorce under California law.

S.B. 207—ROBERT I. McCARTHY. (Jud.) Adds Sec. 619.1, Pen. C., making it misdemeanor to send telegram in other person's name without consent.

S.B. 208—THOMPSON. (Jud.) Amends Sec. 709, Prob. C., re filing of claims with executor or administrator.

Eliminates necessity for plaintiff in action pending against decedent to file claim with executor or administrator if action is for damages, and decedent's insurance carrier has been requested to defend action, unless plaintiff wishes to make additional claim against estate.

S.B. 209—THOMPSON. (Gov. Eff.) Amends Secs. 9100, 9101, and 9103, Gov. C., re legislative offices.

Provides for establishment of legislative offices in Counties of Santa Clara, Orange, and San Bernardino in addition to those in Los Angeles, San Francisco, San Diego, and Alameda Counties, to be in charge of the respective senators from those counties.

To take effect immediately, urgency measure.

S.B. 210—ERHART. (Mil. & Vet. Aff.) Adds Ch. 4, Div. 6, M. & V. C., re United Spanish War Veterans.

Creates five-man nonsalaried commission appointed by Governor to promote and provide for the welfare and assist in the maintenance of headquarters of Department of California, United Spanish War Veterans, by furnishing quarters, utilities and necessary supplies.

Appropriates \$6,000 to commission for 1957-58 Fiscal Year.

S.B. 211—FARR. (Gov. Eff.) Amends Sec. 3166, Civ. C., and Sec. 6703, Gov. C., re Veterans Day.

Classifies Veterans Day as legal holiday rather than optional bank holiday for purposes of determining time for payment of negotiable instruments.

Provides for closing of University of California on Veterans Day.

S.B. 212—WILLIAMS. (Agr.) Adds Sec. 635.2, Ag. C., defining sterilized concentrated milk and specifying the required packaging.

S.B. 213—WILLIAMS. (Agr.) Amends Sec. 628, Ag. C., re milk products, making no substantive change.

S.B. 214—WILLIAMS. (Agr.) Amends Sec. 627.5, Ag. C., re milk products.

Changes the milk products categories of sterilized chocolate drink and sterilized chocolate milk to those of sterilized flavored drink and sterilized flavored milk and allows syrups or flavorings other than chocolate or cocoa to be used in their preparation.

S.B. 215—SHORT. (Lab.) Amends Sees. 2710 and 2801, U. I. C., re certification for additional benefits of persons in state hospitals.

Permits certification necessary for additional benefits to be prepared by superintendent of hospital in cases of claimants confined in state hospitals.

S.B. 216—SHORT. (Lab.) Amends Sec. 4903, Lab. C., re liens against workmen's compensation awards.

Limits provision for lien against such compensation for unemployment compensation disability benefits paid where, pending determination of workmen's compensation proceeding, uncertainty exists as to which compensation is payable, to case where uncertainty relates to payment of temporary workmen's compensation disability.

S.B. 217—SHORT. (Lab.) Repeals Secs. 2629 and 2804, U. I. C., re unemployment insurance disability benefits.

Removes present ineligibility for and permits receipt of disability and additional benefits where claimant entitled to receive workmen's compensation or employer's liability law benefits.

S.B. 218—SHORT. (Lab.) Repeals Sec. 3270, U. I. C., re unemployment disability insurance voluntary plans.

Requires Director of Employment to withhold approval of voluntary plans involving substantial selection of risks adverse to Disability Fund, beginning with effective date of act rather than January 1, 1958.

S.B. 219—SHORT. (Lab.) Amends Sec. 4701, Lab. C., re workmen's compensation, to increase maximum liability of employer for expenses of employee's burial from \$400 to \$800.

S.B. 220—ROBERT I. McCARTHY. (B. & P.) Adds Sec. 7065.1, B. & P. C., to provide that persons convicted of violating provisions requiring contractor's license shall not take examination for license for six months from date of conviction.

S.B. 221—BUSCH. (F. I.) Amends Sec. 21001, Fin. C., re pawnbrokers, making no substantive change.

S.B. 222—BUSCH. (F. I.) Amends Sec. 21204, Fin. C., re pawnbrokers.

Makes provision re disclosure of name of purchaser and price of pledged article apply where article is disposed of rather than where it is sold.

S.B. 223—BUSCH. (F. I.) Amends Sec. 21203, Fin. C., re pawnbrokers' records, making no substantive change.

S.B. 224—DILWORTH. (Ed.) Adds Sec. 7729.5, and amends Sees. 7735 and 7736, Ed. C., re state school building aid.

Prescribes alternative method of computing annual repayments of school building aids upon request of school district addressed to Controller on or before December 1st of any fiscal year.

Requires Controller, upon such request, to (a) compute amount that would be produced by levy of 40 cent tax on each \$100 of taxable property in district; (b) deduct from amount so computed, the amount raised and to be raised during current fiscal year for repayment of principal and interest on outstanding bonds of district. Provides that amount, if any, by which first computation exceeds bond repayments shall constitute annual repayment of state aid.

Defines eligible outstanding bonds of district for purposes of such computation to include bonds issued prior to apportionment of state aid; bonds issued as a condition

to such apportionment; and subsequent bonds of the district, the proceeds of which were expended as a project meeting requirements of school building aid program.

Authorizes State Allocation Board to adopt rules, procedures, and policies necessary or convenient to carrying out purposes of provisions.

Makes other technical changes.

**S.B. 225—DILWORTH.** (Agr.) Amends Sec. 802, Ag. C., re grapes.

Changes exceptions as to maturity standard for grapes from those grown north and west of San Gorgonio Pass to those grown in other than desert areas. Desert areas defined as Imperial County and portions of Riverside and San Diego Counties east of White Water and San Bernardino County east of 115 meridian.

Adds Queen to varieties which must be not less than 16 percent soluble solids in juice.

**S.B. 226—DILWORTH.** (Agr.) Amends Sec. 796, Ag. C., re maturity of grapefruit.

Changes description of area to which special grapefruit maturity standards apply from "south and east of San Gorgonio Pass" to "desert areas," and defines "desert areas."

**S.B. 227—DILWORTH (Departmental).** (Ed.) Appropriates \$22,240 to Department of Education for construction of sidewalks and necessary planting and irrigation along and around specified perimeters of California School for Deaf at Riverside.

**S.B. 228—DILWORTH (Departmental).** (Ed.) Amends Sec. 7012, Ed. C., re pupil transportation.

Excludes expenditures by school districts for rental or leasing of vehicles used by district for pupil transportation from reimbursable current expenses of such transportation.

**S.B. 229—BUSCH.** (Jud.) Amends Secs. 1528 and 1536, Pen. C., re disposition of property or things taken on a search warrant.

Eliminates provisions requiring delivery to magistrate of property taken on a search warrant and specifying disposition by magistrate of such property if stolen or embezzled or of certain other specified types, and provides, generally, that all property, and also all "things," taken on such warrant must be retained by the officer in his custody, subject to order of the court.

**S.B. 230—BUSCH.** (Jud.) Amends Sec. 1541, Pen. C., re search warrants.

Modifies provisions governing action to be taken by magistrate when search warrant is returned to him to refer to "affidavit," rather than "depositions," on the basis of which the warrant was issued, and requires that such affidavit and the inventory made by the officer, as well as the warrant and return, be filed with the clerk of the court having power to inquire into the offense when the magistrate to whom the return is made does not have such power.

**S.B. 231—BUSCH.** (Jud.) Amends Sec. 1526, Pen. C., re search warrants.

Makes it permissive, rather than mandatory, that magistrate, before issuing such warrant, examine complainant and any witnesses on oath and take their statements to be subscribed. Denominates such statements "affidavits," rather than "depositions."

**S.B. 232—BUSCH.** (Jud.) Amends Sec. 1527, Pen. C., re search warrants.

Denominates as an "affidavit," rather than "depositions," the statement on the basis of which a search warrant is issued, for the purposes of the provision requiring that such statement set forth facts tending to establish the grounds of the application or probable cause for believing that they exist.

**S.B. 233—BUSCH.** (Jud.) Amends Sec. 1531, Pen. C., re execution of search warrants.

Dispenses with requirement that officer give notice of his authority and purpose prior to breaking into house if he has reason to believe such notice would frustrate search, increase his peril, or permit destruction of evidence.

S.B. 234—BUSCH. (Jud.) Amends Sec. 1525, Pen. C., re issuance of search warrant.

Prescribes as sufficient for issuance of search warrant an affidavit stating the information was obtained from reliable informant; that identity of informant need not be revealed if public interest would suffer.

S.B. 235—BUSCH. (Jud.) Amends Sec. 1533, Pen. C., providing a search warrant may be served night or day without present supporting affidavits of positive belief the property is on person or in the place.

S.B. 236—BUSCH. (Jud.) Amends Sec. 1537, Pen. C., re search warrants.

Modifies requirements applicable to inventory to be made by officer executing search warrant to refer to "things," as well as "property" taken, and eliminates requirement that inventory be made publicly or in the presence of the person from whose possession the property or things were taken and the person who applied for the warrant, if they are present.

S.B. 237—BUSCH. (Jud.) Amends Sec. 1524, Pen. C., re search warrants.

Modifies provisions relating to grounds on which such warrant may be issued by referring in some cases to "things" as well as "property" proposed to be seized, by referring to property or things used as means of committing a public offense, rather than just felony, by eliminating provisions dealing specifically with casks, bottles, and other packages bearing trademark possessed with fraudulent intent, and by providing that the warrant may be issued when the property or things consist of any item or constitute any evidence which tends to show a public offense has been committed or that a particular person has committed or intends to commit a public offense.

Eliminates provisions, relating to specific types of property, governing the place or person from whom the property may be taken, and provides, generally, that the property, or things, may be taken from any place or from any person having possession.

S.B. 238—COBEY. (L. Gov.) Adds Sec. 54906, Gov. C., re hospital districts.

Makes provisions re filing of statement and boundaries for formation or boundary change of district with assessor as prerequisite to tax or assessment levy inapplicable to Fiscal Year 1957-58 for organization, consolidation or boundary change of hospital districts.

S.B. 239—RICHARDS. (Jud.) Adds Secs. 653j and 653k, Pen. C., re recording, interception, and overhearing of communications.

Provides that every person who, without permission of all parties to a conversation and without court order, records, by means of electronic or other device, any conversation is guilty of felony. Sets forth procedure for issuance of such court order on application of attorney general, district attorney, or certain peace officers, on stated grounds, to be effective for one month, unless extended or renewed by court, sets forth related procedural requirements, and specifies that order may not authorize wiretapping or other eavesdropping on or recording of telephone conversation.

Provides that recording made in violation of above provisions shall not be admissible in evidence in civil or criminal case with certain exceptions.

Provides that any person who installs any equipment designed or commonly used for interception, overhearing, or recording of communications or who possesses such equipment under circumstances evincing intent to unlawfully use or allow others unlawfully to use it or knowing it is intended to be so used, is guilty of misdemeanor.

S.B. 240—RICHARDS. (Jud.) Adds Sec. 54.5, Civ. C., re civil liability for recording of communications.

Provides that person who records conversation in violation of Sec. 653j, Pen. C. (added by S.B. 240) is civilly liable to each party to conversation in amount not less than \$1,000. Provides that public agency employing person who, in performance or purported performance of his duties as such employee, violates Section 653j, is liable to each party to conversation in amount of \$1,000.

S.B. 241—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 456, Ed. C., changing annual salary of Sierra County superintendent of schools to unspecified amount.

S.B. 242—THOMPSON. (B. & P.) Amends Sec. 7049, B. & P. C., to provide that contractor's law applies to well drillers.

S.B. 243—WILLIAMS. (Agr.) Amends Sec. 870.6, Ag. C., re olive sizes.

Adds to the prohibition that named varieties of olives below specified sizes not be packed as whole or pitted canned ripe olives that they shall not be shipped or sold within the State as such.

S.B. 244—SHORT. (Gov. Eff.) Adds Div. 8, W. & I. C., Community Mental Health Services Act, re community mental health services.

Authorizes cities with 50,000 population or over, counties, and local health districts to establish community mental health services to provide clinics, services and facilities for persons suffering from psychiatric disorders. Authorizes cities and counties to unite in formation of joint services.

Provides for appointment by governing body of advisory board consisting of not less than seven members, at least three to be physicians, to hold office for staggered terms. Specifies functions of such boards.

Provides that mental health service shall be administered by a local director appointed by governing body, the local health officer, or the medical administrator of county hospital. Requires that such person be a medical school graduate, and, if a director appointed by governing body, that he meet standards prescribed by the Department of Mental Hygiene. Specifies duties of director.

Provides for state reimbursement to counties for cost of approved services provided to the extent of 50 percent of the amounts expended. Authorizes charging of fees but not in excess of actual cost of services provided. Directs Department of Mental Hygiene to adopt standards for approval of local mental health services and rules and regulations, after approval thereof by the California Conference of Local Mental Health Directors. Also authorizes department to establish standards and regulations concerning personnel and to provide specified services.

Establishes California Conference of Local Mental Health Directors, provides for meetings, and makes costs legal charges against funds available for purpose.

Authorizes Director of Mental Hygiene to withhold state reimbursement in event of failure to comply with law or regulations.

S.B. 245—SHIORT. (Gov. Eff.) Appropriates \$850,000 to carry out provisions of W. & I. C., re community mental health services during 1957-58 Fiscal Year.

S.B. 246—ED. C. JOHNSON. (Wat. Res.) Adds Sec. 11261, Wat. C., re Feather River Project.

Provides project includes units of North, Middle, and South Forks of Feather River, Slate Creek, Canyon Creek, reservoir on Upper Lost Creek in Butte County and canal to North Star in Yuba County, and reservoir on French Dry Creek in Yuba County.

Requires Department of Water Resources, at same time water is supplied from said works to Wyandotte service area in Butte County to supply unspecified minimum acre-feet annually to Strawberry and Challenge service areas in Yuba County and additional water as need develops. Requires all such water to be made available to all local distribution systems at same price.

S.B. 247—ED. C. JOHNSON. Amends Ch. 134, Stats. 1875-76, re construction and repair of levees in City of Marysville and mode of raising revenue therefor.

Creates City of Marysville Levee District within levee. Reconstitutes Board of City Levee Commissioners as Board of Levee Commissioners of District, and City Levee Fund as City of Marysville Levee District Fund.

Authorizes maintenance, construction, reconstruction, and raising of levee, in addition to repair, strengthening, alteration, and extension.

Provides additional means of financing works, by issuance of general obligation bonds, after approval of bond issue by two-thirds vote. Authorizes annual levy of

property tax to pay cost of work, to pay warrants, and to pay indebtedness incurred.  
Chapter 19, Statutes of 1957, approved February 4, 1957, in effect immediately.

S.B. 248—COBEY. (Agr.) Adds Ch. 1.5, Div. 3, Ag. C., re warranty on sale of livestock.

Provides in absence of express warranty, mere sale of livestock does not imply warranty of livestock for any particular purpose.

S.B. 249—CUNNINGHAM. (Gov. Eff.) Repeals Art. 3.5 and adds Art. 3.6, Ch. 11, Title 8, Gov. C., re retirement of judges.

Provides for allowance to surviving spouse of judge dying before retirement and after becoming eligible for retirement or dying after retirement or after serving 30 years as judge, equal to one-half of retirement allowance payable to retired judge.

S.B. 250—CUNNINGHAM. (Gov. Eff.) Adds Sec. 75030.5, Gov. C., re judges' retirement system.

Allows judge who served as constitutional officer or public legal officer before becoming judge to elect to make contributions and receive service credit for continuous period of time served as such officer.

S.B. 251—GRUNSKY. (Jud.) Amends Sec. 2924c, Civ. C., re curing of default which has accelerated maturity of obligation secured by deed of trust or mortgage.

Law now requires redeemer to pay expenses incurred in enforcement not to exceed \$100 in case of mortgage and \$50 in case of deed of trust. Bill authorizes alternative maximum of one-half of 1 percent of principal sum then due.

S.B. 252—GRUNSKY. (Elec.) Amends Sees. 1839 and 1840, Ed. C., changing time for filing declaration of candidacy for election to school board from 30 to 45 days before the election.

S.B. 253—GRUNSKY. (Elec.) Adds Sees. 302 and 303, Ed. C., re boundary changes of school trustee areas.

Authorizes county committee on school district organization to change trustee area boundaries making areas as nearly equal in population as possible, but giving consideration to other factors. Requires boundary changes to be in writing filed with board of supervisors by March 1st, any year.

Prohibits boundary change which would affect term of incumbent member of county board of education.

S.B. 254—GRUNSKY. (Elec.) Adds Sec. 301.5, Ed. C., re election of county board of education members.

Provides that in county board of education election in county having jurisdiction over school district situated partly within another county, any elector of district territory is eligible to be board member and to vote for members at large.

S.B. 255—GRUNSKY. (Gov. Eff.) Amends Sec. 9300, Gov. C., re Legislature.

Specifies Members of Legislature shall be paid \$6,000 annually, payable \$500 per month as specified by State Constitution.

S.B. 256—GRUNSKY. (Gov. Eff.) Amends Sec. 9320, Gov. C., re Legislature.

Deletes provision making continuing appropriation of maximum amount specified by Sec. 23a of Art. IV of State Constitution for payment of legislative help, which limitation was deleted by amendment adopted at November 1956 General Election.

S.B. 257—GRUNSKY. (Gov. Eff.) Amends Sec. 9020, Gov. C., re sessions of Legislature.

Makes section conform to Constitution by providing sessions in even-numbered years commence on first Monday of February instead of March.

S.B. 258—BREED. Amends Ch. 1275, Stats. 1949. (Alameda County Flood Control and Water Conservation District Act) re zones within Pleasanton or Murray Townships.

Changes vote requirement for formation of zones within the mentioned townships from a majority of qualified electors residing within the boundaries of the proposed zones to a majority of qualified electors at the election.

Chapter 20, Statutes of 1957, approved February 4, 1957, in effect immediately.

S.B. 259—DILWORTH. (L. Gov.) Amends Ch. 1122, Stats. 1945, the Riverside County Flood Control and Water Conservation District Act, re powers of said district.

Extends time during which district may carry on program of artificial nucleation from October 1, 1957, to October 1, 1959.

S.B. 260—DILWORTH. (Ed.) Amends Sec. 7717.1, Ed. C., re computation of area of adequate school construction existing in school district applying for state school building aid.

Extends termination date of provisions re such computation from ninety-first day after final adjournment of 1957 Regular Session to ninety first day after final adjournment of 1959 Regular Session.

S.B. 261—DILWORTH. (Ed.) Amends Sec. 7714.1, Ed. C., re state school building aid.

Permits school districts to make applications for apportionment of funds to cover cost of plans and specifications, as well as sites and comprehensive master plans.

Provides that if such plans and specifications are subsequently used in a construction project for which an apportionment is made, the unpaid balance of the apportionment for such plans and specifications shall be added to the apportionment for the construction project and no further payments of the apportionment for the plans and specifications shall be required.

S.B. 262—DILWORTH. (F. & G.) Amends Sec. 163, F. & G. C., to change described boundaries of District 4D and redesignate it Riverside County Refuge for Big Horn Sheep.

S.B. 263—DILWORTH (By request). Amends Sec. 26072.5, R. & T. C., re exemption of corporations from bank and corporation tax.

Provides for cancellation, credit or refund of tax imposed for any taxable year commencing after December 31, 1952, and ending before January 1, 1957, in case of ordinarily exempt corporation which lost exemption on failure to file required loyalty declaration on or before usual due date. Provision to operate only if loyalty declaration is filed on or before May 15, 1958.

Chapter 21, Statutes of 1957, approved February 4, 1957, in effect immediately.

S.B. 264—RICHARDS. (Ed.) Adds Sec. 667.5, Elec. C., re rendering list of election officers to county central committee.

Requires county clerk at time of publication to mail list of election officers to each county central committee of all political parties with an affiliation of 1,000,000 or more voters, and to notify them of changes in the list.

S.B. 265—RICHARDS. (Gov. Eff.) Amends Sec. 70140, Gov. C., changing salaries of superior court commissioners in Los Angeles County from \$13,500 to unspecified amount.

S.B. 266—RICHARDS. (Jud.) Amends Sec. 108, Civ. C., re guardians ad litem for persons sued for divorces on ground of insanity.

Provides that successor in office to district attorney or county counsel acting as guardian ad litem succeeds him without action by court or parties.

S.B. 267—DESMOND. (Lab.) Amends Sec. 1281, U. I. C., re eligibility for unemployment insurance benefits.

Eliminates as a condition for eligibility, requirement that total base period wages exceed lesser of 30 times weekly benefit amount or \$750, and reduces minimum base period wage requirement from \$600, to \$350 earned in each of two calendar quarters.

S.B. 268—DESMOND. (Lab.) Amends Secs. 978, 1280, and 1281, U. I. C., re unemployment insurance tax contributions and benefits.

Provides that the higher tax rates prescribed for period 1941 through 1947, become applicable beginning 1955, when balance of Unemployment Fund falls below 7.1 percent of wages in subject employment in any calendar year.

Increases minimum benefit amount from \$10 to \$16, minimum base period highest quarterly wage eligibility requirement from \$150 to \$350, and minimum base period wage requirement for establishing valid claim from \$600 earned in whole base period to \$350 earned in each of two calendar quarters. Increases maximum weekly benefit amount from \$33 to \$35.

Eliminates as condition for eligibility, requirement that total base period wages exceed lesser of 30 times weekly benefit amount or \$750 where more than 75 percent of base period wages were paid in single calendar quarter.

S.B. 269—DESMOND. (Lab.) Amends Secs. 978 and 979, U. I. C., re unemployment insurance tax contributions.

Provides that beginning 1955, the higher tax rates prescribed for period 1941 through 1947, become applicable when balance in Unemployment Fund falls below 7.1 percent of wages in covered employment, and maintains present rate if balance is above 7.1 percent.

S.B. 270—ERHART. (Gov. Eff.) Adds Sec. 5037, P. R. C., re signs directing way to California Missions.

Requires State Park Commission to erect and maintain signs directing way to each of 21 California Missions originally established by Franciscan Fathers, at state highway intersection (or turn-offs in case of freeways) nearest each.

Appropriates \$840 from State Park Fund for such purpose.

S.B. 271—ERHART. (B. & P.) Adds Sec. 17052, B. & P. C., to make it unlawful to limit purchasable quantity of any product when product is being sold or offered for sale in violation of Unfair Practices Act.

S.B. 272—GIBSON. (B. & P.) Amends and adds various secs., B. & P. C., re practice of architecture.

Places six-month limit on time members of California State Board of Architectural Examiners may serve after expiration of term and prohibits more than three consecutive terms.

Authorizes board to deny issuance of certificates for reasons authorizing suspension or revocation, in accordance with Administrative Procedure Act.

Provides that board may commence disciplinary action where license obtained by fraud within two years after discovery of fraud rather than two years after act committed.

Makes conviction of felony arising from practice ground for disciplinary action and declares that record of conviction or certified copy is conclusive evidence of conviction.

Defines conviction and authorizes board to suspend, revoke, or decline certificate after conviction.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides for restoration of such right.

S.B. 273—GIBSON. (B. & P.) Amends Secs. 3047, 3048, and 3051, adds Sec. 3108, B. & P. C., re practice of optometry.

Deletes obsolete provisions.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides for restoration of such right.

S.B. 274—GIBSON. (B. & P.) Amends Secs. 1300 and 1320, adds Secs. 1320.1 and 1320.2, B. & P. C., re clinical laboratory technology.

Revises fee schedule.

Provides that conviction of felony, or crime involving moral turpitude, arising from practice is ground for suspension or revocation of license and that record of conviction or certified copy is conclusive evidence of conviction. Defines conviction and authorizes board to suspend, revoke, or decline license after such conviction.

Provides that right of licensee to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides conditions for restoration of such right.

S.B. 275—GIBSON. (B. & P.) Adds Sec. 4884, B. & P. C., re licensee of veterinary medicine.

Provides that right of licensee to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides conditions for restoration of such right.

S.B. 276—GIBSON. (B. & P.) Amends Secs. 2551 and 2553.5, and adds Sec. 2555.1, B. & P. C., re dispensing opticians.

Declares the Board of Medical Examiners may suspend or revoke certificate of registration of optician convicted of felony arising out of practice, and provides that record of conviction or certified copy is conclusive evidence of conviction.

Defines conviction, authorizes board to suspend, revoke, or decline certificate after conviction, and provides that proceedings in matter are subject to appropriate provisions of Administrative Procedure Act.

Deletes obsolete provisions.

S.B. 277—GIBSON. (B. & P.) Amends, adds, and repeals various secs., B. & P. C., re registered physical therapists.

Raises annual registration fee from \$2 to not more than \$3 or less than \$1.

Makes conviction of felony ground for suspension, revocation, or denial of registration and provides that record of conviction or certified copy is conclusive evidence of conviction.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides for restoration of such right.

Eliminates obsolete provisions.

S.B. 278—GIBSON. (B. & P.) Amends, adds, and repeals various secs., B. & P. C., re licensed physical therapists.

Makes it unlawful to offer to practice, as well as practice, without license.

Provides that record of conviction of crime involving moral turpitude, or certified copy, is conclusive evidence of conviction. Defines conviction and authorizes board to suspend, revoke, or decline license after such conviction.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides conditions for restoration of such right.

Deletes obsolete provisions allowing licensing without examination.

S.B. 279—GIBSON. (B. & P.) Adds Secs. 7554 and 7555.1, B. & P. C., re licensees under Private Investigator and Adjuster Act.

Provides that right of licensee to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides for restoration of such right.

Specifies that record of conviction or certified copy is conclusive evidence of conviction.

Provides that plea or verdict of guilty or conviction following plea of nolo contendere to charge of felony or offense involving moral turpitude, is conviction and authorizes Director of Professional and Vocational Standards to suspend, revoke, or decline license, when time for appeal lapses, judgment of conviction is affirmed on appeal, or order granting probation is made suspending imposition of sentence.

S.B. 280—GIBSON. (B. & P.) Amends, adds, and repeals various secs., B. & P. C., re landscape architects.

Allows members of Board of Landscape Architects to hold office for six months after expiration of term, or until appointment of successor, whichever is first, and limits membership to three consecutive terms.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides for restoration of such right.

Makes conviction of felony ground for disciplinary action and provides record of conviction conclusive evidence thereof.

Defines conviction and authorizes board to suspend, revoke, or decline license after such conviction.

Provides delinquency fee of \$7.50.

S.B. 281—GIBSON. (B. & P.) Amends Sec. 2000, B. & P. C., re practice of medicine, making no substantive change.

S.B. 282—GIBSON. (B. & P.) Amends Sec. 5096, B. & P. C., re accountants.

In case of applicant for certificate without examination who has certificate issued elsewhere, changes requirement that he be engaged in practice in California to one that he be bona fide resident of this State.

S.B. 283—GIBSON. (B. & P.) Repeals Sec. 8, initiative chiropractic law, approved by electors Nov. 7, 1922, re issuance of licenses to persons practicing chiropractic prior to effective date or to graduates prior to January 1, 1922, of chiropractic schools or colleges. Provides for submission to electors.

S.B. 284—GIBSON. (B. & P.) Amends Sec. 9540.3 and adds Sec. 9595.1, B. & P. C., re dry cleaners.

Declares that record of conviction of felony or certified copy is conclusive evidence of conviction.

Defines conviction and authorizes board to suspend, revoke, or decline license after such conviction.

S.B. 285—GIBSON. (B. & P.) Amends Sec. 9727, adds Secs. 9626.5, 9727.1, and 9727.2, B. & P. C., re cemeteries.

Declares that members of Cemetery Board hold office for six months after term or until successor appointed, whichever first, and prohibits more than three consecutive terms.

Provides that conviction of felony for which license may be suspended or revoked must relate to operation as licensee, and that record of conviction or certified copy is conclusive evidence of conviction.

Authorizes board within three years after discovery to discipline licensee who obtains license for himself or salesman by fraud.

Defines conviction and authorizes board to suspend, revoke, or decline license after such conviction.

S.B. 286—GIBSON. (B. & P.) Amends Sec. 8772, B. & P. C., to change letters placed on monuments by registered civil engineers from "R. E." to "R. C. E."

S.B. 287—GIBSON. (B. & P.) Amends, adds, and repeals various secs., B. & P. C., re cosmetology.

Places six months limit on time members of Board of Cosmetology may serve after expiration of term.

Defines conviction and authorizes board to suspend, revoke, or decline license after such conviction.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides conditions for restoration of such right.

Makes technical and clarifying change.

S.B. 288—GIBSON. (B. & P.) Amends and adds various secs., B. & P. C., re funeral directors and embalmers.

Limits to six months time which members of State Board of Funeral Directors and Embalmers may serve after expiration of term; and prohibits more than three consecutive terms, except as to existing members.

Declares that record of conviction or certified copy is conclusive evidence of conviction. Defines conviction and authorizes board to suspend, revoke, or decline license after such conviction.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides conditions for restoration of such right.

S.B. 289—GIBSON. (B. & P.) Amends and adds various secs., B. & P. C., re guide dogs for blind.

Limits to six months time members of State Board of Guide Dogs for the Blind may serve after expiration of term. Prohibits more than three consecutive terms, except as to existing members.

Declares that record of conviction of felony of offense involving moral turpitude, or certified copy, is conclusive evidence of conviction. Defines conviction and authorizes board to suspend, revoke, or decline license after such conviction.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides conditions for restoration of such right.

Makes technical and clarifying changes.

**S.B. 290—GIBSON.** (B. & P.) Amends, adds, and repeals various sees., B. & P. C., re shorthand reporters.

Places six-month limit on time member of Certified Shorthand Reporters Board may serve after expiration of term; and limits to three consecutive terms, except as to existing members.

Provides that conviction of crime involving moral turpitude for which license may be suspended or revoked shall arise from practice of shorthand reporting and states that record of conviction or certified copy is conclusive evidence of conviction.

Defines conviction and authorizes board to suspend, revoke, or decline certificate after such conviction.

Makes technical and clarifying changes.

**S.B. 291—GIBSON.** (B. & P.) Amends Sec. 8955, adds Secs. 8956 and 8957, B. & P. C., re yacht and ship brokers.

Declares that record of conviction or certified copy is conclusive evidence of conviction.

Defines conviction and authorizes Yacht and Ship Brokers Commissioner to suspend, revoke, or decline license after such conviction.

Directs commencement of action to suspend or revoke license of licensee who obtains license for himself or another by fraud within three years after discovery, rather than within three years after fraud committed.

**S.B. 292—GIBSON.** (B. & P.) Amends Sec. 2866, repeals and adds Sec. 2879, B. & P. C., re vocational nursing.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides conditions for restoration of such right.

Deletes obsolete provision.

**S.B. 293—GIBSON.** (B. & P.) Amends Sec. 2728, adds Sec. 2763, repeals Secs. 2763 and 2829, B. & P. C., re nursing.

Adds institutions under Department of Corrections to those where nursing services may be given by attendants, if adequate medical and nursing supervision is provided.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides conditions for restoration of such right.

Makes technical and clarifying changes and deletes obsolete provision.

**S.B. 294—GIBSON.** (B. & P.) Amends Sec. 8568, adds Sec. 8655, and repeals Sec. 8677, B. & P. C., re structural pest control.

States that record of conviction of licensee or certified copy thereof is conclusive evidence of conviction.

Provides that right of licensee to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides for restoration of such right.

Eliminates provisions on licensees under former statutes.

**S.B. 295—GIBSON.** (B. & P.) Amends Sec. 19000, B. & P. C., re furniture and bedding inspection, making no substantive change.

**S.B. 296—GIBSON.** (B. & P.) Amends Sec. 1600, B. & P. C., re practice of dentistry, making no substantive change.

**S.B. 297—ROBERT I. McCARTHY.** (Trans.) Adds Sec. 102.5, S. & H. C., to prohibit Department of Public Works from condemning property for state highway purposes until it has received resolution consenting thereto adopted by board of supervisors of county in which property is situated.

**S.B. 298—ROBERT I. McCARTHY.** (Trans.) Adds Sec. 530.7, Veh. C., re trucks passing on highway.

Prohibits motor trucks or truck tractor with trailer or semitrailer in excess of four tons passing another such truck or tractor with trailer or semitrailer on grade in excess of 3 percent.

**S.B. 299—BREED.** (Committee). (Gov. Eff.) Amends, adds, and repeals various secs. and arts., Gov. C., re investment of state funds.

Broadens Pooled Money Investment Law to incorporate therein existing state investment programs, giving to Pooled Money Investment Board exclusive control over investment of all state funds, except funds under control of Regents of University of California, retirement funds, bond sinking funds where impairment of contracts would result, and funds constituting part of federal-state program where inclusion of fund would render State ineligible for federal assistance.

Prescribes procedure for determining amount of funds available for investment, method of investment, handling of securities, and allocation of interest among participating funds.

Creates Pooled Money Investment Fund to be used for pooling of all state moneys found by board to be available for investment.

Specifies that Treasurer shall determine when bank has deposits of state funds equal to total of its paid-in capital and surplus to make it ineligible to receive further deposits.

Requires Treasurer alone, rather than Treasurer, Controller, and Director of Finance, to approve securities required of banks as a condition to receipt of deposits of state funds; to require additional securities of banks if he deems necessary; and to require banks to furnish indemnity bonds if he deems necessary.

Requires Pooled Money Investment Board to determine the amount of state funds available for deposit in banks; the amount of such funds to be placed in inactive accounts; the rates of interest to be received on inactive accounts; and the particular eligible banks which are to receive inactive deposits. Specifies that Treasurer shall carry out determinations of board.

Retains to Treasurer right to determine the amount of money, out of that remaining, to be deposited in active accounts, the rates of interest to be received, if any, and the particular eligible banks which are to receive active deposits.

**S.B. 300—ROBERT I. McCARTHY.** (Trans.) Amends Sec. 511, Veh. C., to change prima facie limit on divided highways and freeways from 55 to 65 m.p.h. and continue 55 m.p.h. limit on undivided highways.

**S.B. 301—ROBERT I. McCARTHY.** (Trans.) Repeals and adds Sec. 307, Veh. C., to provide for permanent revocation of driver's license in all cases of conviction of driving under influence of intoxicating liquor.

**S.B. 302—ERHART.** (Ed.) Adds Sec. 18851.1, Ed. C., re purchase of school supplies by county superintendent of schools.

Authorizes county board of education to establish rules and regulations requiring one or more quotations, by use of formal or informal bids, re purchase of standard school supplies or equipment in excess of \$1,000 when purchase is made by superintendent who maintains a stock warehouse for school districts in county. Provides that such rules and regulations are in lieu of bid and notice requirements of Art. 1, Ch. 6, Div. 9, Ed. C.

**S.B. 303—DESMOND.** (L. Gov.) Adds Art. 4, Ch. 4, Pt. 3, Div. 2, Title 3, Gov. C., re qualifications of county auditors.

Sets up eligibility requirement that county auditor must possess certified public accountant certificate, public accountant certificate, or certificate of graduation from accredited school of accountancy, or have three years experience in county auditing in California.

Makes requirement inapplicable to county auditors in office on effective date of act.

Makes requirement inapplicable in counties where auditor's office and another county office are consolidated, but provides that board of supervisors of such county may adopt requirement prior to filing period for election to such offices.

**S.B. 304—DESMOND.** (Jud.) Amends Sec. 29145, Gov. C., re estimates of county budget expenditures.

Allows all transfers and revisions by board of supervisors, rather than transfers and revisions to be made within three general classes of salaries, maintenance and operation and capital outlay, by resolution formally adopted by board of supervisors.

**S.B. 305—CUNNINGHAM** (Jud.) Amends Sec. 170, C. C. P., re disqualification of judges.

Prohibits judge acting in any proceeding if unable to perform duties properly because of impaired eyesight.

**S.B. 306—ARNOLD.** (Wat. Res) Adds Pt. 7, Div. 6, Wat. C., the Water Development Act, re program of water projects.

Creates Water Development Fund for allocation by State Water Board for expenditure by local public agencies for construction, improvement, operation, or maintenance of water projects. Requires Controller to transfer \$50,000,000 to said fund from Investment Fund and to annually transfer 20 percent of money received in Investment Fund.

Limits allocation to single project to \$3,000,000 and provides for repayment, with not to exceed 2 percent interest and within maximum period of 60 years, of portion of allocation determined by board to be repayable.

Prescribes procedure for applications, investigations, allocations, payments, and repayments for projects.

**S.B. 307—ARNOLD.** (Ed.) Amends Sec. 4661, and adds Sec. 4661.1, Ed. C., re change of boundaries of unified school districts.

Provides that whenever territory proposed to be transferred is included in unified school district comprising all the territory of a county and portion of adjoining county, and petition for change of boundaries proposes the transfer of such territory to a unified district comprising all the territory of a county, except the territory proposed to be transferred, such petition shall be heard and determined only by board of supervisors of county in which territory is situated.

**S.B. 308—ARNOLD.** (Trans.) Adds Sec. 560, S. & H. C., to add State Highway Route 240 from Route 29 near Susanville to Route 28 near Adin.

**S.B. 309—ERHART.** (Gov. Eff.) Amends Ch. 647, 1955 Stats., including within grant of tide, submerged, swamp and overflow lands to Port San Luis Harbor District, rents from certain lease between State and Union Oil Company, to become operative November 21, 1957.

**S.B. 310—DONNELLY** (Departmental). (Ed.) Amends Sec. 6715, Ed. C., re apportionments to junior college districts, makes no substantive change.

**S.B. 311—DONNELLY** (Departmental). (Ed.) Amends Secs. 11154, 11156, 11244, and 11247, Ed. C., re elementary textbooks.

Provides that cost of publishing such textbooks shall be paid out of appropriations made for same, rather than out of State School Book Fund. Permits State Curriculum Commission to draw from such appropriations, rather than such fund.

Prohibits dealers from selling such textbooks for more than their cost as established by State Board of Education, rather than cost price at Sacramento, plus other specified items, as established by the board.

Makes other technical changes.

**S.B. 312—DONNELLY** (Departmental). (Ed.) Amends Sec. 316.1, Ed. C., eliminating obsolete provision re powers of county boards of education.

**S.B. 313—DONNELLY** (Departmental). (Ed.) Amends Sec. 54903.1, Gov. C., re filing of maps of school district boundaries.

Adds county superintendent of schools to persons with whom map and statement of creation or change of school district boundaries must be filed.

**S.B. 314—DONNELLY** (Departmental). (Ed.) Amends Sec. 7235, Ed. C., re junior college tuition fund, to clarify language, making no substantive change.

S.B. 315—DONNELLY (Departmental). (Ed.) Amends Sec. 2802.1, Ed. C., re petitions for formation union school districts.

Deletes prohibition against county superintendent accepting such petitions after Dec. 15 of fiscal year.

S.B. 316—ED. C. JOHNSON. (L. Gov.) Amends Sec. 28137, Gov. C., changing annual salaries of Sutter County auditor, district attorney, and supervisors to unspecified amounts.

S.B. 317—ED. C. JOHNSON. (L. Gov.) Amends Sec. 28138, Gov. C., changing annual salaries of Yuba County auditor, district attorney, district attorney-public administrator, and supervisors to unspecified amounts.

S.B. 318—ERHART. (L. Gov.) Amends Sec. 28128, Gov. C., re compensation for public service in San Luis Obispo County.

Increases fee payable grand jurors from \$3 to \$5. Includes investigation duties in compensable service. Changes travel allowance from 15 cents for each mile actually and necessarily traveled from residence to place of service to 7½ cents for each mile actually traveled in performance of duties.

Increases fee payable trial juror from \$2 to \$5, including trial jurors in criminal cases.

Prohibits mileage allowance for travel outside county and restricts payment to once for each day juror is required to and does attend.

Requires litigants to pay trial jurors fees in civil cases.

Deletes provisions that compensation is payable to incumbent officers and that in justice courts mileage is only allowable to jurors sworn to try case.

S.B. 319—BROWN. (L. Gov.) Amends Sec. 28147, Gov. C., changing salaries of Inyo County auditor, district attorney, and supervisors to unspecified amounts.

S.B. 320—BROWN. (L. Gov.) Amends Sec. 28157, Gov. C., re compensation for public service in Mono County.

Changes annual salaries of auditor, district attorney, and supervisors to unspecified amounts.

Deletes provision that compensation is payable to incumbent officers.

S.B. 321—BROWN. (L. Gov.) Amends Sec. 28158, Gov. C., changing salaries of Alpine County auditor, district attorney, and supervisors to unspecified amounts.

S.B. 322—BROWN. (L. Gov.) Amends Sec. 447, Ed. C., changing annual salary of superintendent of schools of Inyo County to unspecified sum.

S.B. 323—BROWN. (L. Gov.) Amends Sec. 457, Ed. C., changing annual salary of superintendent of schools of Mono County to unspecified sum.

S.B. 324—BROWN. (L. Gov.) Amends Sec. 458, Ed. C., changing annual salary of superintendent of schools of Alpine County to unspecified sum.

S.B. 325—BROWN. (F. & G.) Amends Secs. 427, 428, 992, 1201.3, and 1278, F. & G. C., re license and license tag fees.

Raises fee for resident adult hunting license from \$3 to \$5, resident fishing license from \$3 to \$5, commercial fishing license from \$10 to \$25, pheasant license tag from \$1 to \$2, and deer license tags from \$1 to \$2.

S.B. 326—BROWN. (F. & G.) Amends Sec. 19.6, F. & G. C., to extend effective date of Fish and Game Commission's general regulatory powers until ninety-first day after final adjournment of 1959 Regular Session.

S.B. 327—BROWN. (Gov. Eff.) Amends Ch. 737, Stats. 1951, re Interim San Francisco Bay Ports Commission, changing termination date of act from ninety-first day after 1957 session adjourns to ninety-first day after 1959 session adjourns.

- S.B. 328—COLLIER. (Trans.) Amends Secs. 2201, 2208, and 2210.5, S. & H. C., to require apportionment to counties of 98½ percent rather than 87½ percent, of federal allocations for Federal-Aid Secondary System and to require State to furnish all of matching money to counties rather than limit of \$100,000 per county.
- S.B. 329—COLLIER. (Trans.) Adds Sec. 2163.8, W. & I. C., re motor vehicles of aged aid applicants or recipients.  
Permits applicant for or recipient of aid to aged to own automobile without effect on his eligibility for aid.
- S.B. 330—COLLIER. (L. Gov.) Amends Sec. 453, Ed. C., re changing annual salary of Del Norte County Superintendent of Schools from \$6,500 to \$8,000.
- S.B. 331—COLLIER. (Trans.) Amends Secs. 2201 and 2208, S. & H. C., to change to undesignated percent requirement that 87½ percent of amount of federal allocations for Federal-Aid Secondary System be expended on county highways.
- S.B. 332—COLLIER. (Trans.) Amends Sec. 2208, S. & H. C., to delete formula for apportionment of 87½ percent of federal allocation to State for Federal-Aid Secondary Highways for expenditure among counties.
- S.B. 333—COLLIER. (Trans.) Amends Sec. 2210.5, S. & H. C., to substitute blank amount for limitation of \$100,000 maximum apportionment from State to each county for matching Federal Secondary Highway apportionments.
- S.B. 334—COLLIER. (Trans.) Adds Sec. 206, S. & H. C., to provide for advances from State Highway Fund to cities for expenditure on city streets, advances with interest to be repaid out of future State Highway Fund allocations to city.
- S.B. 335—COLLIER. (Trans.) Adds Secs. 197.3 and 2151.5, S. & H. C., to require reports by cities and counties to Department of Public Works of state highway user tax subventions which will not be expended at close of fiscal year, and to require department to report summaries of such statements to Legislature.
- S.B. 336—COLLIER. (Trans.) Adds Sec. 2122, S. & H. C., re apportionment to county from Highway Users Tax Fund.  
Provides for retention in Highway Users Tax Fund of county allocations not to be expended within succeeding 30 days and for investment of such funds and crediting interest thereon to each county in proportion to amount of county allocations retained in such fund.
- S.B. 337—COLLIER. (Trans.) Adds Secs. 197.8 and 2122, S. & H. C., to permit cities and counties to award city street and county highway improvement contracts on or after first day of March preceding fiscal year payable from state highway user tax funds receivable during such fiscal year.
- S.B. 338—COLLIER. (Trans.) Amends Sec. 198, and adds Sec. 198.5, S. & H. C., to authorize Department of Public Works to withhold payments from State Highway Fund allocations for city street work to cities to until 30 days prior to expenditure by city and pay interest to city from investment of amount retained.
- S.B. 339—COLLIER. (Rev. & Tax.) Repeals and adds Pt. 4, Div. 2, R. & T. C., re truck taxes.  
Repeals truck tax law.  
Enacts Vehicle Mileage Tax Law, imposing tax on privilege of operating vehicle weighing more than 16,000 pounds at rates varying according to weight of vehicle and miles operated. To be in lieu of all state fees graduated according to weight of vehicle other than registration fees.

**Board of Equalization to administer.**

Revenue to be deposited in Vehicle Mileage Tax Fund for use in making refunds under act and transfer to Highway Users Tax Fund.

To become operative on January 1, 1958.

**S.B. 340—COLLIER.** (Trans.) Repeals Secs. 372 and 372.1 (Ch. 1200, Stats. 1953, as amended), adds Sec. 372, Veh. C., re weight fees for commercial vehicles.

Repeals present weight fees on commercial vehicles.

Imposes weight fees on commercial vehicles in an unspecified amount according to unladen weight for electric vehicles and gross weight for other vehicles.

Defines gross weight, contains certain procedural provisions and makes it unlawful to operate vehicle with gross weight in excess of gross weight limits of code.

**S.B. 341—COLLIER.** (Trans.) Amends, adds, and repeals various Secs., Gov. C., to rename Department of Public Works as Department of Highway Transportation and to transfer Division of Architecture to Department of Finance.

**S.B. 342—BROWN.** (Soc. Wel.) Repeals Sec. 121.5, W. & I. C., re hospital or infirmary care furnished to former recipients of public assistance, to eliminate obsolete appropriation.

**S.B. 343—ROBERT I. McCARTHY.** (Elec.) Amends Sec. 230, Elec. C., re voters affidavit of registration.

Changes residence requirements to vote set forth in affidavit from one year in the State to six months, and in the county from 90 days to 54 days.

**S.B. 344—ROBERT I. McCARTHY.** (Gov. Eff.) Amends initiative act (Stats. 1950, p. cxxvii), re daylight saving time.

Commences daylight saving time on first day, rather than last Sunday of April and ends it on last day of October instead of last Sunday of September.

Provides for submission of amendment to electors for their approval.

To become effective on approval by electors.

**S.B. 345—ROBERT I. McCARTHY.** (B. & P.) Amends Sec. 7068, B. & P. C., re applicants for contractor's license.

Requires applicant for license on behalf of another individual or firm to prove he is bona fide employee or member, that he receives compensation at not less than area's prevailing rate, and that he is not acting as a qualified licensee for any other individual or firm.

**S.B. 346—ROBERT I. McCARTHY.** (Jud.) Amends and ads various Secs., Gov. C., re recordation of instruments, papers, and notices.

Allows recordation of documents in separate book, sheets, or rolls of films under titles of required indices, rather than allowing recordation of specified types of instruments in separate books. Allows recordation of documents in general series of film, as well as books, called "official records." Defines "file for record" to mean record. Allows recorder to use microphotography and requires film to meet minimum quality standards of United States Bureau of Standards. Requires original copy of film to be safely kept, with copy available for facility of public inspection. Allows recorder to cause his files or records to be reproduced as film as in case of original filings or recordings and provides that each reproduction is deemed original, or transcript, exemplification or certified copy, as case may be, of original.

**S.B. 347—COOMBS.** (L. Gov.) Amends Sec. 28133, Gov. C., changing salaries of Yolo County auditor, district attorney, and supervisors to unspecified amounts.

**S.B. 348—COOMBS.** (L. Gov.) Amends Sec. 28130, Gov. C., changing annual salaries of Napa County auditor, district attorney, and supervisors to unspecified amounts.

**S.B. 349—COOMBS.** (Ed.) Adds Ch. 3.6 to Div. 10, Ed. C., to provide state college for area consisting of Napa and Solano Counties.

S.B. 350—COOMBS. (Trans.) Amends Sec. 27177, S. & H. C., to make available for confidential use of bridge and highway district reports, re accidents and incidents on property of district made to California Highway Patrol by employees of Departments of Motor Vehicles and California Highway Patrol or any peace officer.

S.B. 351—COOMBS. (Trans.) Adds Sec. 20987, Gov. C., re compulsory retirement age of employees of bridge and highway districts.

Allows governing board of district, which is contracting agency of State Employee's Retirement System, to extend such compulsory age.

S.B. 352—COOMBS. (Trans.) Amends Sec. 27188, S. & H. C., to require bridge and highway district to insure bridge or other facility constructed by it to extent deemed necessary, rather than in amount of its full insurable value.

S.B. 353—COOMBS. (L. Gov.) Adds Sec. 69610, Gov. C., changing number of superior court judges in Yolo County from one to two.

S.B. 354—COOMBS. (L. Gov.) Amends Sec. 430, Ed. C., changing annual salary of Superintendent of Schools of Napa County to unspecified sum.

S.B. 355—COOMBS. (L. Gov.) Amends Sec. 433, Ed. C., changing annual salary of Yolo County Superintendent of Schools to unspecified amount.

S.B. 356—COOMBS. (Trans.) Amends Sec. 27182, S. & H. C., re bridge and highway districts, making no substantive change.

S.B. 357—COOMBS. (Trans.) Amends Sec. 1, S. & H. C., re streets and highways, making no substantive change.

S.B. 358—HAROLD T. JOHNSON. (L. Gov.) New act. Creates Placer County Flood Control and Water Conservation District. Defines powers of and provides for governmental management and operation of district.

To take effect immediately, urgency measure.

S.B. 359—HAROLD T. JOHNSON. (Trans.) Amends Sec. 28156, Gov. C., changing annual salaries of Sierra County auditor, district attorney, and supervisors to unspecified amounts.

S.B. 360—HAROLD T. JOHNSON. (Trans.) Amends Sec. 156, Veh. C., reducing number of plates for vehicles from two to one and requiring "The Golden State" thereon.

S.B. 361—COLLIER. (Wat. Res.) Amends Secs. 12591, 12592, and 12593, Wat. C., re State Water Board.

Increases membership of board from seven to nine members and requires representation on board of nine regions of State described in Sec. 13040, Wat. C., re water pollution control.

S.B. 362—DORSEY. (Trans.) Amends Sec. 8145, S. & H. C., to authorize separation of grade districts to remove obstacles to traffic flow which otherwise would require constructing a separation of grade and to enter into agreements with city or county for relocation or improvement of street affected by separation of grade project.

S.B. 363—DORSEY. (Ed.) Amends Sec. 411, Ed. C., changing annual salary of superintendent of schools of Kern County to unspecified sum.

S.B. 364—DORSEY. (L. Gov.) Amends Sec. 28111, Gov. C., changing annual salary of Kern County supervisors from \$9,000 to \$12,000.

S.B. 365—TEALE. (Gov. Eff.) New act, re Basin Creek Fish Hatchery.

Requires Director of Fish and Game to convey Basin Creek Fish Hatchery without cost to Tuolumne Recreation Park and Parkway District for use by district for recreational or park purposes.

Provides for reversion of hatchery to State if district uses for other than recreational or park purposes.

S.B. 366—TEALE. (Pub. U.) Amends Sec. 21212, P. U. C., re California Aero-nautics Commission.

Entitles commission members to both actual and necessary expenses and \$25 per diem, rather than either only.

S.B. 367—TEALE. (Pub. U.) Amends Sec. 21667, P. U. C., re airports, making no substantive change.

S.B. 368—TEALE. (Gov. Eff.) Appropriates unspecified sum from money avail-able for allocation from Fair and Exposition Fund under Sec. 19626 (c), B. & P. C., to 39th Agr. Dist. Fair for Mark Twain museum.

S.B. 369—TEALE. (L. Gov.) Amends Sec. 28146, Gov. C., re compensation for public service in Tuolumne County.

Eliminates duty of acting as secretary of superior court from those for which superior court reporter receives monthly salary.

S.B. 370—TEALE. (Ed.) Amends Sec. 454, Ed. C., changing annual salary of Mariposa County superintendent of schools to unspecified amount.

S.B. 371—TEALE. (L. Gov.) Amends Sec. 450, Ed. C., changing annual salary of Calaveras County superintendent of schools to unspecified amount.

S.B. 372—TEALE. (L. Gov.) Amends Sec. 28154, Gov. C., re salaries of Mari-posa County officers.

Changes supervisors annual salary from \$3,000 to unspecified amount.

Deletes provision for payment to incumbents.

S.B. 373—TEALE. (L. Gov.) Amends Sec. 28150, Gov. C., re salaries of Cala-veras County officers.

Changes annual salary of supervisors to unspecified amount.

S.B. 374—TEALE. (L. Gov.) Amends Sec. 28146, Gov. C., re compensation for public service in Tuolumne County.

Changes annual salaries of supervisors to unspecified amount.

S.B. 375—TEALE. (L. Gov.) Amends Sec. 28154, Gov. C., re compensation for public service in Mariposa County.

Changes district attorney's annual salary to unspecified amount.

S.B. 376—TEALE. (L. Gov.) Amends Sec. 28150, Gov. C., re salaries of Cala-veras County officers.

Changes annual salary of district attorney to unspecified amount.

S.B. 377—TEALE. (L. Gov.) Amends Sec. 28146, Gov. C., re salaries of Tuolumne County officers.

Changes annual salary of district attorney to unspecified amount.

S.B. 378—ERHART. (Gov. Eff.) Amends Sec. 5006, P. R. C., re acquisition of property by State Park Commission, to prohibit condemnation by commis-sion of real property not included in city or county master plan of acquisi-tion and development without consent of legislative body of city or county concerned.

S.B. 379—THOMPSON. (Pub. H. & S.) Amends, adds, and repeals various Secs., H. & S. C., re public health.

Revision and consolidation prepared pursuant to Senate Resolution No. 101, 1955 Legislative Session.

S.B. 380—THOMPSON. (Elec.) Amends Sec. 68207, Gov. C., re population of counties for determination of judges' salaries.

Requires determination of population to be computed by multiplying number of registered voters of county by  $2\frac{1}{2}$ , rather than 2.

S.B. 381—THOMPSON. (Gov. Eff.) Amends Sec. 68201, Gov. C., changing annual salary of superior court judge of county with population over 250,000 to unspecified amount.

S.B. 382—THOMPSON. (Trans.) Amends Sec. 157.5, Veh. C., to make horseless carriage licenses applicable to motor vehicles manufactured in 1922 or before, rather than of the age of 35 years or more from date of manufacture.

S.B. 383—THOMPSON. (Gov. Eff.) Amends Sec. 69600, Gov. C., re changing number of Santa Clara County superior court judges from 7 to 10.

S.B. 384—THOMPSON. (Pub. H. & S.) Repeals Secs. 7050 and 8112, amends, adds and repeals Secs., Civ. C., Elec. C., and H. & S. C., revising and consolidating law on custody and disposition of dead bodies and vital statistics.

Prepared pursuant to S. R. 101, 1955, Legislative Session.

S.B. 385—THOMPSON. (Ed.) Amends Sec. 406, Ed. C., re changing annual salary of Santa Clara County Superintendent of Schools from \$15,000 to unspecified amount.

S.B. 386—THOMPSON. (L. Gov.) Amends Sec. 68203, Gov. C., re changing annual salaries of municipal court judges in counties with populations of 250,000 to 500,000 to unspecified amount.

S.B. 387—CUNNINGHAM. (Gov. Eff.) Amends, adds, and repeals various sections, Gov. C., re retirement of judges.

Prescribes age and service qualifications for retirement between ages 66 to 69, inclusive. Requires judge retired for disability and under age 65 to undergo physical examination at request of Commission of Qualifications. Provides for assignment of such judges if examination shows regained health. Deletes time limitation on duration of disability allowance for judges ineligible for service retirement. Allows judge to select optional settlement before retirement but prior to first payment of retirement allowance. Prescribes conditions for change or revocation of option prior to retirement. Makes optional settlement allowance payable to surviving spouse of judge dying before retirement and eligible for service retirement or who has served 30 years in same manner as if date of his death had been date of retirement and if retirement had preceded death. Provides for additional benefit to beneficiary of judge dying before retirement of one-twelfth of judge's annual salary times years of service, not exceeding six.

S.B. 388—CUNNINGHAM. (Jud.) Amends Sec. 1184.1, C. C. P., re mechanics' liens, making no substantive change.

S.B. 389—CUNNINGHAM. (Jud.) Amends Sec. 1199.2, C. C. P., re mechanics' liens, making no substantive change.

S.B. 390—BEARD. (L. Gov.) Amends Sec. 427, Ed. C., re changing annual salary of Imperial County Superintendent of Schools from \$10,000 to unspecified amount.

S.B. 391—BEARD. (L. Gov.) Amends Sec. 28127, Gov. C., re annual salaries of Imperial County officers.

Changes county auditor's salary from \$7,500 to unspecified amount, district attorney's salary from \$9,600 to unspecified amount and each supervisor's salary from \$3,000 to unspecified amount.

Deletes provision that salaries be payable to incumbents.

S.B. 392—SHORT. (Soc. Wel.) Amends Sec. 3047.3, repeals Sec. 3447.3, W. & I. C., re conversion of real property into personal property by blind aid recipients.

Increases from six months to one year period during which proceeds received from conversion of real property by recipient of aid to needy blind considered real property if retained to provide home.

Makes such provision applicable to all conversions of real property by recipient of aid to partially self-supporting blind, instead of only to involuntary conversions, but limits to proceeds retained to provide home.

S.B. 393—THOMPSON. (B. & P.) Adds Ch. 5.1, Div. 2, B. & P. C., providing for licensing of psychiatric technicians by Board of Medical Examiners.

S.B. 394—ARNOLD. (Jud.) Amends Sec. 24001, adds Sec. 27550.1, Gov. C., re qualifications of county surveyor.

Makes certain age, citizenship and residence requirements for eligibility to county office inapplicable to county surveyor in county with population under 9,750.

S.B. 395—BREED. (Rev. & Tax.) Amends Sec. 112, R. & T. C., re "credits" for property tax purposes, requiring that they arise out of sale of goods or services.

S.B. 396—DILWORTH. (Ed.) Adds Sec. 14637.5, Ed. C., re benefits payable under State Teachers' Retirement System.

Gives surviving spouse of member eligible for service retirement, right of election to receive modified allowance in lieu of death benefits if death of member occurs prior to retirement and member has designated surviving spouse as beneficiary.

S.B. 397—DILWORTH. (L. Gov.) Amends Sec. 35305, Gov. C., re notice of annexation of uninhabited territory to cities.

Requires city legislative body to transmit copy of resolution giving such notice to governing boards of school districts in territory to be annexed.

S.B. 398—FARR. (Lab.) Adds Sec. 145, U. I. C., re less than full-time employment of commercial fishermen.

Establishes definition of term "partially unemployed individual" with respect to commercial fisherman attached to an employer but working less than normal hours per week due to lack of work.

S.B. 399—REGAN. (Gov. Eff.) Adds Sec. 5017, P. R. C., re state beach and park lands.

Requires State Park Commission to make payments on such lands to each city, county, city and county, or district in which they are located in amounts equivalent to taxes levied by such agencies on similar lands similarly situated.

S.B. 400—MCBRIDE. (Fin.) Budget Act of 1957, providing for support of State Government for 1957-58 Fiscal Year.

To take effect immediately, usual current expenses, and urgency measure.

S.B. 401—GRUNSKY. (Ed.) Amends Sec. 4901.1, Ed. C., re county committees on school district organization.

Requires county superintendent of schools, with approval of county board of education, to appoint certificated school district employees, equal to three less than number of regular committee members, to act as advisory nonvoting committee members.

S.B. 402—GRUNSKY. (Jud.) Amends Secs. 473, 1010, and 1014, C. C. P., re service of notice on defaulting party and relief from default.

Requires that in cases involving money judgment in excess of \$1,000, notice of entry of judgment, order, or proceeding must be served on party who has not appeared, or his attorney, within five days after entry; and provides that in such cases relief from judgment, order, or proceeding taken against party through his mistake, inadvertence, surprise, or excusable neglect must be applied for within reasonable time not exceeding six months after service of such notice.

S.B. 403—GRUNSKY. (Jud.) Amends Sec. 206.5, Civ. C., re release of obligation of child to support parents.

Provides that judicial declaration freeing person from liability to support parent who abandoned him while minor under 18 years of age applies with respect to any state law under which child is required to support or maintain parent or to reimburse public agency for providing such support or maintenance.

**S.B. 404—GRUNSKY.** (F. I.) Amends Sec. 10270, Ins. C., re life insurance.

Authorizes issuance of blanket policy to newspaper or other periodical publication covering newsboys and others engaged in sale, distribution, or marketing or participating in employer-sponsored trip. Authorizes issuance of certificate to person insured who pays premium.

**S.B. 405—GRUNSKY.** (Jud.) Amends Sec. 1032, C. C. P., to provide that in superior court cases in which judgment could have been rendered by inferior court, court may allow costs, in whole or part, only by order, after motion therefor.

**S.B. 406—GRUNSKY.** (F. I.) Adds Ch. 2.5, Pt. 2, Div. 2, Ins. C., re blanket life insurance.

Authorizes issuance of blanket life policy to newspaper or periodical publication insuring newsboys and others without requirement of individual enrollment, premium to be paid by policyholder. Permits individual to refuse coverage. Authorizes non-liability or limited liability provision for war, military service or aviation. Requires approval of form by Insurance Commissioner.

**S.B. 407—GRUNSKY.** (F. I.) Amends Sec. 10270, Ins. C., re life insurance.

Deletes provision which makes inapplicable provision authorizing transfer by will or succession of policy covering a voluntary plan of unemployment compensation disability insurance.

**S.B. 408—GRUNSKY.** (F. I.) Amends Sec. 10202.8, Ins. C., re conditions upon issuance of group life policies, making no substantive change.

**S.B. 409—GRUNSKY.** (F. I.) Amends Sec. 10270.5, Ins. C., re conditions required for group disability insurance, making no substantive change.

**S.B. 410—GRUNSKY.** (F. I.) Amends Secs. 1101 and 1105, Ins. C., re regulation of activities of persons managing funds of an admitted insurer, making no substantive change.

**S.B. 411—GRUNSKY.** (F. I.) Amends Sec. 1852, Ins. C., re standards for making and using insurance rates, making no substantive change.

**S.B. 412—GRUNSKY.** (Ed.) Amends Sec. 6334, Ed. C., re publication of school district budget.

Provides that publication budget of school districts shall be published in newspaper of general circulation within the district and published in the county, rather than in newspaper published nearest the district, if there is no newspaper of general circulation published in the district.

**S.B. 413—GRUNSKY.** (Ed.) Adds Sec. 7031.01, and amends Secs. 7031.2 and 7031.3, Ed. C., re apportionment of State School Fund.

Increases foundation program of all unified school districts by 3 percent.

Increases foundation program of unified school districts formed on and after July 1, 1953, under Ch. 16, Div. 2, Ed. C., in districts having an a.d.a. of less than 10,000, by 2 percent each fiscal year of the first 5 years of their existence, and 3 percent each year thereafter. Makes same provision with respect to certain other unified school districts formed under that chapter on and after that date from districts having an a.d.a. in excess of 10,000.

**S.B. 414—WILLIAMS.** (Rev. & Tax.) Amends Sec. 28, Ch. 1466, Stats. 1949, re assessment and equalization of property for tax and other purposes.

Provides for initial operation of Secs. 1-27, incl., as to assessments made as of first Monday in March, 1959, rather than first Monday in March, 1957, and for levy of taxes and allocation of state funds on basis of such assessments.

To take effect immediately, urgency measure.

**S.B. 415—WILLIAMS.** (Rev. & Tax.) Repeals Ch. 1466, Stats. 1949; Ch. 1554, Stats. 1951; Ch. 362, Stats. 1953; Ch. 256, Stats. 1955, re property taxation and allocation of state funds.

Provides for revivor of sections amended and renumbered by Ch. 1466 of Stats. of 1949.

In effect immediately, urgency measure.

S.B. 416—JOHN F. McCARTHY. (L. Gov.) Amends Sec. 5025, W. & I. C., re appointment of counselors in mental health.

Provides that counselors in mental health shall be appointed subject to supervision of counselor in mental health and further order of court, rather than by judge of superior court by written order entered in minutes.

S.B. 417—JOHN F. McCARTHY. (Rev. & Tax.) Amends Sec. 23151, R. & T. C., re bank and corporation taxes, making no substantive change.

S.B. 418—JOHN F. McCARTHY. (Pub. H. & S.) Amends Sec. 2522, H. & S. C., re power of State Department of Public Health to quarantine, isolate, inspect and disinfect, making no substantive change.

S.B. 419—JOHN F. McCARTHY. (Wat. Res.) Amends Sec. 102, Wat. C., re appropriation of water, making no substantive change.

S.B. 420—JOHN F. McCARTHY. (Lab.) Amends Sec. 201, Lab. C., re payment of wages on discharge or layoff, making no substantive change.

S.B. 421—JOHN F. McCARTHY. (Trans.) Amends Sec. 300, S. & H. C., re state highways, making no substantive change.

S.B. 422—JOHN F. McCARTHY. (Nat. Res.) Amends Sec. 5002, P. R. C., re parks, campgrounds, and sites constituting State Park System, making no substantive change.

S.B. 423—JOHN F. McCARTHY. (Pub. U.) Amends Sec. 453, P. U. C., re public utilities, making no substantive change.

S.B. 424—JOHN F. McCARTHY. (Trans.) Amends Sec. 207, Veh. C., re vehicle plates, making no substantive change.

S.B. 425—JOHN F. McCARTHY. (Elec.) Amends Sec. 5699.1, Elec. C., re notices of time off to vote, to insert punctuation, making no substantive change.

S.B. 426—JOHN F. McCARTHY. (F. & G.) Amends Sec. 420, F. & G. C., making no substantive change.

S.B. 427—JOHN F. McCARTHY. (Trans.) Amends Sec. 101, S. & H. C., re Department of Public Works, making no substantive change.

S.B. 428—JOHN F. McCARTHY. (B. & P.) Amends Sec. 5, B. & P. C., re rights given by licenses or certificates under acts repealed by B. & P. C., making no substantive change.

S.B. 429—JOHN F. McCARTHY. (Trans.) Adds Sec. 27008, S. & H. C., to specify the making of engineering and other studies relating to acquisition and construction of an additional bridge by bridge and highway district is operating expense of district.

S.B. 430—JOHN F. McCARTHY. (Trans.) Amends Sec. 27040, S. & H. C., re bridge and highway districts, making no substantive change.

S.B. 431—JOHN F. McCARTHY. (Trans.) Amends Sec. 27043, S. & H. C.; re bridge and highway districts, making no substantive change.

S.B. 432—JOHN F. McCARTHY. (Trans.) Amends Sec. 27082, S. & H. C., re bridge and highway districts, making no substantive change.

S.B. 433—JOHN F. McCARTHY. (Trans.) Amends Ch. 1239, Stats. 1949, the San Francisco Bay Area Metropolitan Rapid Transit District Act, to revive San Francisco Bay Area Rapid Transit Commission, to December 31, 1959.

S.B. 434—BUSCH. (Jud.) Amends Secs. 137.3 and 137.5, Civ. C., re costs and attorney's fees.

Makes present provisions authorizing awarding of costs and attorney's fees and payment of such attorney's fees to the attorney during the pendency of actions

for divorce, separate maintenance, and certain types of annulment and actions for support, maintenance, or education of children, applicable also to actions for custody of children.

S.B. 435—BUSCH. (Jud.) Amends Sec. 841, Prob. C., re leases of property included in estates of deceased persons.

Dispenses with requirement that clerk give notices by publication of petition to lease if will authorized leases.

S.B. 436—BUSCH. (Jud.) Amends Sec. 1989, C. C. P., changing from 100 to 150 miles the distance a witness may be obligated to travel from his residence to attend a trial outside the county of his residence.

S.B. 437—BUSCH. (Jud.) Amends Sec. 157, Civ. C., re exclusion of one spouse from others' dwelling.

Permits court in action for divorce, annulment, or separate maintenance to order exclusion of either party from family or other's dwelling pending determination of action.

S.B. 438—BUSCH. (Jud.) Amends Sec. 1200.1, Prob. C., to change format of notices in probate proceedings to eliminate statement of nature of matter in heading.

S.B. 439—BUSCH. (Jud.) Amends Sec. 1506, Pen. C., re habeas corpus proceedings.

Grants people right of appeal from final order of superior court made upon return of writ of habeas corpus if order grants any part of relief sought, as well as if it discharges defendant, and empowers court to stay execution of the order, as to such relief other than discharge, pending final determination.

S.B. 440—BUSCH. (Jud.) Amends Sec. 859, Pen. C., re assignment of counsel to defend indigent person accused of crime.

Provides, as to defendant charged with commission of crime over which superior court has original jurisdiction by a written complaint subscribed under oath and on file in a court within the county in which the offense is triable, that when defendant is taken before magistrate, as now required by section, if he desires and is unable to employ counsel, the court must assign counsel to defend him.

S.B. 441—DESMOND. (Lab.) Amends Sec. 2655, and adds Sec. 2657, U. I. C., re unemployment insurance disability benefits.

Provides that where disability benefits are chargeable to extended liability account, weekly benefit amounts are to be same as amounts prescribed for unemployment insurance.

S.B. 442—DESMOND. (Lab.) Amends Sec. 2655, U. I. C., re unemployment disability insurance weekly benefit amount, making no substantive change.

S.B. 443—DESMOND. (Lab.) Amends Sec. 3101, U. I. C., re extended liability account in Disability Fund, making no substantive change.

S.B. 444—DESMOND. (Lab.) Amends Sec. 2652, U. I. C., re establishment of valid claim for unemployment compensation disability benefits, making no substantive change.

S.B. 445—DESMOND. (Lab.) Amends Sec. 3254, U. I. C., re approval of voluntary plans.

Eliminates as a condition for approval, requirement that plan not result in substantial selection of risks adverse to Disability Fund.

S.B. 446—DESMOND. (Lab.) Amends Secs. 144, 2901, and 2903, U. I. C., re unemployment insurance and disability insurance contributions, making no substantive change.

S.B. 447—DESMOND. (Lab.) Amends Secs. 3102 and 3103, U. I. C., re annual augmentation of extended liability account.

Changes method for calculating annual credit to extended liability account from fixed amount equal to sum of worker contributions collected in years 1944 through

December 1, 1946, plus interest on investments, to amount equal to .0235 percent of total wages in employment during year, beginning 1957, but provides that if charges exceed credits worker contributions collected prior to December 1, 1946, will be credited to account to make up deficiencies.

**S.B. 448—DESMOND.** (Lab.) Amends Sec. 3254, U. I. C., re approval of unemployment disability insurance voluntary plans.

Permits approval of plan where made available to all employees of a particular class and consented to by a majority thereof, rather than to all employees in a distinct establishment maintained in this State by an employer, and eliminates as condition on approval, requirement that plan not result in substantial selection of risks adverse to Disability Fund.

**S.B. 449—DESMOND.** (Lab.) Amends Sec. 3254, U. I. C., re voluntary plans of unemployment disability compensation.

Deletes provision requiring as condition to approval of voluntary plan, finding that plan if approved, would not result in substantial selection of risk adverse to Disability Fund. Adds as condition to approval that if plan provides for amendment, it shall provide that employees covered under plan shall have individual right to withdraw prior to effective date of amendments.

**S.B. 450—RICHARDS.** (Gov. Eff.) Amends Sec. 19622, B. & P. C., re Sixth District Agricultural Association.

Conditions current annual appropriation for permanent exposition of citrus fruits and other products, providing that no fee be charged for admission to such exposition.

Makes additional annual appropriation in amount of \$125,000 for industrial and trade exposition.

**S.B. 451—DESMOND.** (Lab.) Amends Sec. 2628, U. I. C., re eligibility for unemployment compensation disability benefits, making no substantive change.

**S.B. 452—DESMOND.** (Lab.) Amends Sec. 2656, U. I. C., re amount of unemployment compensation disability benefits, making no substantive change.

**S.B. 453—DESMOND.** (Lab.) Add Secs. 3105 and 3106, U. I. C., re unemployment disability insurance.

Grants insurers of voluntary plans for disability insurance, credit against extended liability assessment for gross premium taxes paid, to extent that total of such taxes by all such insurers does not exceed \$750,000, or if it does, credit at ratio that such amount bears to total of all such taxes.

**S.B. 454—DESMOND.** (Lab.) Amends Sec. 2804, U. I. C., re unemployment compensation hospitalization benefits, making no substantive change.

**S.B. 455—DESMOND.** (Lab.) Amends Sec. 4903, Lab. C., re liens against workers' compensation payments, making no substantive change.

**S.B. 456—DESMOND.** (Lab.) Amends Sec. 2629, U. I. C., re eligibility for unemployment compensation disability benefits, making no substantive change.

**S.B. 457—RICHARDS.** (Trans.) Adds Sec. 92.5, S. & H. C., to require Department of Public Works to install in all tunnels and underpasses on state highways where radio reception is impeded wires or other devices which will sustain reception of broadcasts.

**S.B. 458—RICHARDS.** (Elec.) Amends Sec. 3812, Elec. C., re order of measures on ballot.

Requires initiative measures, referendum measures, and legislative proposals in order of adoption, to be placed on ballot in order named, rather than as determined by Secretary of State.

**S.B. 459—RICHARDS.** (Lab.) Adds Secs. 220.1, 1182.1, and 2751, Lab. C., requiring minimum wage of \$1.25 per hour.

S.B. 460—DESMOND. (Jud.) Amends Secs. 2051 and 2065, C. C. P., to provide that in civil actions and proceedings witness may not be impeached by evidence of prior felony conviction or be required to answer as to such conviction.

S.B. 461—DESMOND. (Soc. Wel.) Amends Secs. 1520, 2164, 2165, 3047, 3047.01, W. & I. C., re real property of recipients of public assistance.

Permits applicants for or recipients of aid to needy children to own real property having assessed valuation of \$5,000, rather than \$3,000, and applicants for or recipients of aid to aged or aid to needy blind to own real property having assessed valuation of \$5,000, rather than \$3,500, while remaining eligible for aid.

Requires utilization of real property not needed for home only to extent reasonably possible. Forbids disqualification for aid if real property not needed for home is not available for use, and states that such property need not be sold.

To take effect immediately, urgency measure.

S.B. 462—COOMBS (Departmental). (Soc. Wel.) Amends Sec. 6659, W. & I. C., re charges for transportation of persons to mental institutions.

Provides that all money collected for transportation of persons to state hospitals, rather than only funds collected for transportation of insane persons or inebriates, shall be remitted by Department of Mental Hygiene for deposit in General Fund to implement current appropriation for transportation of insane, correctional school, or other state hospital inmates.

Permits department to estimate amounts to be remitted by use of estimates or formulas approved by Department of Finance, in lieu of exact calculations.

S.B. 463—COOMBS (Departmental). (Inst.) Repeals and amends various Secs., Gov. C., to abolish Napa State Farm.

S.B. 464—ED. C. JOHNSON. (F. & G.) Amends Sec. 1455, F. & G. C., removing Director of Dept. of F. & G. from Wildlife Conservation Board and making him executive secretary of board.

S.B. 465—ARNOLD. (Jud.) Amends Sec. 1188.2, C. C. P., re mechanics' liens.

Provides that bond of holder of mortgage or deed of trust on property which, when filed with county recorder, gives mortgage or deed of trust priority over mechanics' liens upon such property, must be filed with such recorder "for retention."

S.B. 466—ARNOLD. (B. & P.) Amends Secs. 7031 and 7068, B. & P. C., re contractors.

Requires that in addition to having contractor's license as condition to bringing court action for compensation, contractor must show maintenance of sufficient bond to insure employees against loss of wages or benefits.

Provides that licensee who becomes associated with or employs individual whose license has been suspended, revoked, or denied or who has defaulted in obligations or been member of firm whose license has been suspended, revoked, or denied or which has defaulted, shall post bond or require individual to post bond to insure against loss.

S.B. 467—ERHART (Departmental). (Jud.) Amends Sec. 2920, Pen. C., re right of prisoners to time credits.

Provides that report and recommendation concerning character of prisoner's work with respect to allowing him time credits shall be made by Director of Corrections, rather than warden of prison.

S.B. 468—ERHART (Departmental). (Ed.) Amends Secs. 20382.1 and 20383.5, Ed. C., re sabbatical leaves for state college faculty members.

Includes employees of state college having rank equivalent to assistant professor or higher in computation of number that can be granted such leave at same or overlapping time.

Permits granting such leaves to faculty members of a state college which ranks its faculty on both a professorial and equivalent instructor scale who have a rank not lower than the equivalent of assistant professor.

Provides that computation of total number of faculty members of any state college eligible for such leaves for any academic year shall be made on March 1st of the preceding academic year, rather than on July 1st of each fiscal year.

S.B. 469—COBEY. (Rev. & Tax.) Amends Sec. 54902, Gov. C., re filing of statement and boundaries map after formation or boundary change of city or district.

Requires filing with assessor and State Board of Equalization on or before March 1st, rather than February 1st, of year when district or city taxes or assessments are to be levied.

To take effect immediately, urgency measure.

S.B. 470—COBEY. (L. Gov.) Amends Sec. 28134, Gov. C., changing annual salary of Madera County supervisors to unspecified amount.

S.B. 471—COBEY. (L. Gov.) Amends Sec. 28134, Gov. C., changing annual salary of Madera County district attorney to unspecified amount.

S.B. 472—COBEY. (L. Gov.) Amends Sec. 434, Ed. C., changing annual salary of Madera County Superintendent of Schools to unspecified amount.

S.B. 473—COBEY. (Lab.) Adds Sec. 4050.1, Lab. C., re workmen's compensation.

Provides that employee with right to compensation compelled to submit to medical examination shall be reimbursed for expenses incurred and wage loss sustained by him as consequence.

S.B. 474—COBEY. (Lab.) Adds Sec. 4606, Lab. C., re workmen's compensation, to require employer to send employee copies of reports of physicians relating to employee or be considered to have refused to furnish treatment to employee.

S.B. 475—COBEY. (Lab.) Adds Sec. 4550.1, Lab. C., re workmen's compensation, making misdemeanor failure or refusal of employer to furnish compensation within 30 days after notice in writing of liability.

S.B. 476—COBEY. (Soc. Wel.) Amends Sec. 2020, W. & I. C., re computation of grant of aid to aged.

Revises and restates formula prescribed for computing aged aid grant, apparently making no substantive change.

Authorizes State Social Welfare Board, rather than State Department of Social Welfare, to provide by rule for two-month delay in grant of aid, if amount less than \$2, in case of change of circumstances reported by recipient.

S.B. 477—COBEY. (Soc. Wel.) Amends Sec. 2160, W. & I. C., re eligibility for aid to aged.

Restricts provision preserving eligibility of applicant who receives free board and lodging from friend or relative not responsible for support because of his necessity to situations where such board and lodging is given to recipient because of his necessity prior to receipt of aged aid.

S.B. 478—DONNELLY. (Ed.) Amends and adds various secs., Ed. C., re school elections.

Makes elementary district the basic unit for conducting consolidated elections. Designates county superintendent of schools with jurisdiction over elementary district as superintendent who must notify district governing boards of required consolidation and requires him to conduct election and canvass votes. Allows governing board of elementary district with average daily attendance of less than 500 to provide, for governing board member election, that polls not be closed before 7, rather than 5, o'clock and kept open for not less than six, rather than four, hours. Requires declaration of candidacy to be filed 45, rather than 30, days before governing board member election.

Requires county superintendent, rather than governing board, to issue election certificates to persons elected. Requires him to keep tie vote election returns on file for year. Requires card mailed to voters and ballot, in election for change in district tax rate, to indicate if proposed increase is continuation of previously authorized rate.

Makes other technical and clarifying changes.

**S.B. 479—WILLIAMS** (Departmental). (Wat. Res.) Adds Pt. 4, Div. 6, Wat. C., re Water Development Fund.

Redesignates Investment Fund as Water Development Fund, and provides money in fund shall be available, when appropriated, for construction of water projects.

**S.B. 480—GRUNSKY.** (Trans.) Adds Sec. 600.4, Veh. C., authorizing boards of supervisors to expend funds to keep highways free of litter and to pay reward for information leading to arrest and conviction for littering highway.

**S.B. 481—GRUNSKY.** (Jud.) Amends Sec. 602, Pen. C., re trespasses, making no substantive change.

**S.B. 482—GRUNSKY.** (Jud.) Amends Sec. 685, C. C. P., re enforcement of judgments.

States that provision authorizing court to issue writ or order for enforcement of judgment after lapse of 10-year period from date of entry of judgment does not limit jurisdiction of court to issue writ or order prior to lapse of such 10-year period where party holding judgment is not entitled to writ or order for its enforcement prior to expiration of 10-year period under Section 681 of Code of Civil Procedure.

**S.B. 483—GRUNSKY.** (Ed.) Adds Sec. 7031.01 and amends Secs. 7031.2 and 7031.3, Ed. C., re State School Fund apportionments to unified school districts.

Increases unified districts' foundation program by 3 percent. Increases by 2 percent the increased foundation program for first five years of unified districts formed under Ch. 16, Div. 2, Ed. C., on or after July 1, 1953, with a.d.a. of less than 10,000, or more than 10,000 if there was no single chief administrative officer and staff for certain elementary or secondary schools.

**S.B. 484—GRUNSKY.** (Ed.) Amends Secs. 4801.1, and 4904, Ed. C., re county committees on school district organization.

Requires county superintendent of schools, with approval of county board of education, to appoint certificated school district employees, equal to three less than number of regular committee members, to act as advisory nonvoting committee members. Provides that advisory members serve without pay, but shall receive travel expenses.

**S.B. 485—GRUNSKY.** (Ed.) Adds Art. 4.5, Ch. 16, Div. 2, Ed. C., re system of unified school districts.

Provides for inclusion of all territory in State in unified districts, comprising grades 1 to 12, by annexation of territory to existing unified district or formation of new districts. Requires county committee on school district organization to submit to State Board of Education plans for such inclusion of territory in county by June 30, 1962, and, if committee fails to do so, provides for submission of such plans by county board of education. Requires submission of plans to State Board of Education and to district voters for approval. Requires territory not in unified district on February 1, 1965, to be annexed to or formed into unified district without district election.

**S.B. 486—ROBERT I. McCARTHY** (Gov. Eff.) Amends Sec. 1001, Gov. C., re civil executive officers.

Provides assistant manager, chief counsel and division chiefs, instead of executive secretary and assistant secretary, of State Compensation Insurance Fund, are such officers.

**S.B. 487—ROBERT I. McCARTHY.** (Rev. & Tax.) Amends Sec. 17181, R. & T. C., increasing income tax personal exemption by \$500 in case of single person, head of household, or married persons.

**S.B. 488—ROBERT I. McCARTHY.** (Trans.) Repeals Sec. 751, Veh. C., which prohibits use of speed traps.

**S.B. 489—ROBERT I. McCARTHY.** (Trans.) Adds Sec. 753.5, Veh. C., authorizing use of radar by California Highway Patrol and evidence based thereon.

S.B. 490—**HOLLISTER.** (Rev. & Tax.) Amends and renumbers Sec. 163 (added by Ch. 703, Stats. 1947), R. & T. C., re property taxes, providing for permissive, rather than mandatory, examination and audit by chief accounting officer of any taxing agency of accounts of another taxing agency charged with apportionment of tax collections made on behalf of both agencies.

S.B. 491—**HOLLISTER.** (Jud.) Adds Sec. 26907.1, Gov. C., re county, school or special district bonds or coupons.

Authorizes county auditor to destroy such bonds or coupons which have been paid or canceled for not less than 10 years.

S.B. 492—**McBRIDE** (Departmental). (Wat. Res.) Appropriates \$46,768 in augmentation of Item 216 of Budget Act of 1956 for support of Colorado River Board of California.

To take effect immediately, usual current expenses.

S.B. 493—**McBRIDE** (Departmental). (Wat. Res.) Appropriates \$252,223 in augmentation of Item 146 of Budget Act of 1956 for support of Department of Justice for litigation and legal services rendered Colorado River Board of California.

To take effect immediately, usual current expenses.

S.B. 494—**McBRIDE** (Departmental). (Gov. Eff.) Appropriates \$137,246 from General Fund to Secretary of State for printing ballot measures in augmentation of Item 39, Budget Act of 1956.

To take effect immediately, usual current expenses.

S.B. 495—**McBRIDE** (Departmental). (Gov. Eff.) Amends Ch. 605, Stats. 1933, re an appropriation for payment of interest on state registered warrants.

Repeals section making appropriation of \$150,000 annually for payment of such interest.

S.B. 496—**McBRIDE** (Departmental). (Rev. & Tax.) Adds Sec. 6359.3, R. & T. C. exempting from sales and use taxes meals and food products served in cafeterias operated by blind persons and located in public or private buildings.

S.B. 497—**RICHARDS.** (Pub. H. & S.) Amends Sec. 24254, H. & S. C., re air pollution control districts.

Defines "person" as including also State, local governmental agency, public district, or officer or employee thereof.

Exempts public district, officer or employee thereof from criminal liability or responsibility for acts done by it in performance of functions or by its officers or employees in performance of duties.

Provides violation of Air Pollution District Law or of order, rule, or regulation of district board by public district, officer or employee thereof may be enjoined in civil action.

S.B. 498—**RICHARDS.** (Pub. H. & S.) Amends Secs. 24224, 24231, and 24246, H. & S. C., re district air pollution control officer, to authorize officer to enforce within district provisions of Vehicle Code relating to emission or control of air contaminants.

S.B. 499—**RICHARDS.** (Pub. H. & S.) Amends Sec. 24245, H. & S. C., re air pollution control districts.

Makes various changes in exceptions in favor of smoke from fires set by public officers from general prohibitions on discharge of air contaminants.

S.B. 500—**RICHARDS.** (Pub. H. & S.) Amends Sec. 24251, H. & S. C., re air pollution control, to require that open burning in connection with exempt agricultural operations be restricted to burning necessary to maintain and continue such operations.

S.B. 501—RICHARDS. (Pub. H. & S.) Amends Sec. 24263, H. & S. C., re air pollution control districts.

Authorizes air pollution control board to require that person obtain permit from air pollution control officer before selling or renting article, machine, equipment, or other contrivance specified by regulation which may cause issuance of air contaminants.

S.B. 502—RICHARDS. (Pub. H. & S.) Amends Sec. 24208, H. & S. C., re definition of "air contaminant," making no substantive change.

S.B. 503—RICHARDS. (Pub. H. & S.) Amends Sec. 24265, H. & S. C., re air pollution control districts.

Substitutes prohibition against district board requiring permit for any motor vehicle as defined by Vehicle Code for existing prohibition against district board requiring permit for mobile equipment, and limits prohibition against district board requiring permit for barbecue equipment to such equipment which is not used for commercial purposes.

Declares section containing prohibitions against district board requiring permits does not limit powers of board to make and enforce orders, rules and regulations and do acts necessary or proper for administration of district or to accomplish purposes of air pollution control district on or, whenever board finds air in district so polluted as to cause discomfort or property damage, to reduce amount of air contaminants released in district.

S.B. 504—RICHARDS. (Pub. H. & S.) Adds Secs. 24263.5 and 24264.1, amends Sec. 24269, H. & S. C., re air pollution control equipment.

Authorizes air pollution control board to require by regulation that before person builds, erects, alters, operates, sells, rents or uses any machine or other contrivance for elimination, reduction or control of air contaminants, other than one designed or intended for use on motor vehicle, he obtain permit for purpose from air pollution control officer. Authorizes board to provide in that connection that before permit is issued, information available to control officer show that machine or contrivance when in use is capable of so reducing discharge of contaminants that discharge will not be in excess of that permitted. Empowers officer to obtain such information.

S.B. 505—RICHARDS. (Pub. H. & S.) Adds Sec. 24263.7, H. & S. C., re air pollution control equipment.

Authorizes air pollution control board of air pollution control district to prohibit sale of equipment for installation on motor vehicles unless of type meeting standards established by board and approved by air pollution control officer, and except pursuant to permit issued by latter.

S.B. 506—THOMPSON. (L. Gov.) Adds Ch. 3.5, Pt. 1, Div. 1, Title 5, Gov. C., re revenue bonds for city or county golf courses.

Allows legislative body of city or county to issue and sell revenue bonds for acquisition, construction, maintenance and development of public golf courses and facilities and improvements therefor. Prescribes duties of city or county officers in connection therewith.

S.B. 507—GRUNSKY. (Ed.) Adds Art. 4.5, Ch. 16, Div. 2, Ed. C., re system of unified school districts.

Provides for inclusion of all territory in State in unified districts, comprising grades one to 12 or one to 14, by annexation of territory to existing unified district or formation of new districts. Requires county committee on school district organization to submit to State Board of Education plans for such inclusion of territory in county by June 30, 1962, and if committee fails to do so, provide for submission of such plans by county board of education. Requires submission of plans to State Board of Education and to district voters for approval. Requires territory not in unified district on February 1, 1965, to be annexed to or formed into unified district without district election.

S.B. 508—GIBSON. (Ed.) Adds Sec. 2786.5, B. & P. C., re schools of nursing.

Authorizes Board of Nurse Examiners to accredit school of nursing which has been approved by board and which gives course of instruction prescribed by board covering not less than two years and providing quality of education not less than current

standards established and adopted for a basic two years' course of professional nursing education by both National League for Nursing and American Association of Junior Colleges.

To remain in effect until ninetieth day after closing of 1963 Regular Session.

S.B. 509—GIBSON. (Trans.) Adds Sec. 531, S. & H. C., to add State Highway Route 231 from point on Route 7 approximately three miles south of Vacaville along portion of Solano County Road No. 67 and all of Solano County Roads Nos. 184 and 293 to Route 6, four miles west of Town of Winters.

S.B. 510—GIBSON. (Ed.) Adds Sec. 1017, Ed. C., re employment of school crossing guards.

Permits school district governing board to employ guards to assist children crossing streets.

S.B. 511—GIBSON. (B. & P.) Amends Sec. 5661, B. & P. C., re landscape architecture certificate.

In case of accusation alleging fraud in obtaining certificate, substitutes for present requirement that accusation shall be filed within two years after commission of fraud, a provision that accusation may be filed within two years after discovery.

S.B. 512—GIBSON. (B. & P.) Amends, adds, and repeals various Secs., B. & P. C., re barbers.

Provides that conviction of crime involving moral turpitude, rather than felony, is cause for disciplinary action, and that record of conviction or certified copy is conclusive evidence of conviction.

Defines conviction and authorizes Board of Barber Examiners to suspend, revoke, or decline certificate after such conviction.

Provides that right of certificate holder to practice is suspended on adjudication or commitment to state hospital because of mental illness and provides for restoration of such right.

S.B. 513—ARNOLD. (Ed.) Amends Sec. 451, Ed. C., changing annual salary of Modoc County Superintendent of Schools to unspecified amount.

S.B. 514—ARNOLD. (Ed.) Amends Sec. 445, Ed. C., changing annual salary of Plumas County Superintendent of Schools to unspecified amount.

S.B. 515—ARNOLD. (Ed.) Amends Sec. 441, Ed. C., changing annual salary of Lassen County Superintendent of Schools to unspecified amount.

S.B. 516—ARNOLD. (L. Gov.) Amends Sec. 28145, Gov. C., re compensation for public service in Plumas County, making no substantive change.

S.B. 517—ARNOLD. (L. Gov.) Amends Sec. 28151, Gov. C., re compensation for public service in Modoc County, making no substantive change.

S.B. 518—ARNOLD. (L. Gov.) Amends Sec. 28141, Gov. C., re compensation for public service in Lassen County, making no substantive change.

S.B. 519—HOLLISTER. (Ed.) Adds Art. 13, Ch. 1, Div. 5; adds Secs. 6904.1 and 16672.1; and amends Sec. 16711, Ed. C., re courses of study in high schools and junior colleges.

Permits school districts maintaining high school or junior college to prescribe course of study designed to provide work experience education for pupils. Requires State Board of Education to establish standards for that purpose, to be implemented by regulations of Department of Education. Defines work experience education to include employment of pupils in part-time jobs having educational value and assignment of pupils to business, industry and professional establishments to assist and observe same.

Exempts such employment from minimum wages orders of Industrial Welfare Commission under certain prescribed conditions, but makes same subject to state workmen's compensation laws. Permits establishment and supervision of work experience education in contiguous areas to district.

Permits reporting of attendance of pupils enrolled in such courses maintained by junior college for apportionment purposes on prescribed basis.

Makes other technical changes.

S.B. 520—HOLLISTER. (Agr.) Amends Secs. 159a and 911.22, Ag. C., re Italian thistle.

Declares Italian thistle a public nuisance and provides means for its abatement. Classifies Italian thistle among the primary noxious weeds.

S.B. 521—CUNNINGHAM (Departmental). (Inst.) Amends Sec. 6025, Pen. C., re composition of Board of Corrections.

Provides all members of board of trustees of California Institute for Women shall be members of Board of Corrections, rather than two women trustees selected by board of trustees.

S.B. 522—CUNNINGHAM (Departmental). (Inst.) Amends Sec. 3305, Pen. C., re compensation of trustees of California Institution for Women.

Provides compensation on the proportionate daily basis of members of Adult Authority rather than \$25 per day, for not to exceed 10 days in month for meetings of trustees or Board of Corrections.

S.B. 523—BERRY. (Trans.) Adds Sec. 338.5, S. & H. C., to authorize California Highway Commission to adopt as new state highway route, and Department of Public Works to construct, a highway across Bliss State Park and Emerald Bay State Park, and authorize commission to designate such highway as portion of State Highway Route 38.

S.B. 524—BERRY. (Trans.) Appropriates \$2,000,000 from Investment Fund to Department of Public Works for construction of new highway across Bliss State Park and Emerald Bay State Park.

S.B. 525—SUTTON. (F. & G.) Adds Sec. 852, F. & G. C., re nets.

Prohibits use or possession of nets in tidal waters lying upstream from Carquinez Bridge except landing nets, shad dip nets, carp traps, and crayfish traps.

S.B. 526—SUTTON. (Jud.) Adds Sec. 415.5, C. C. P., to require sheriff, undersheriff, or deputy sheriff who serves summons and complaint to accompany certificate of proof of service with affidavit stating whether or not he believes defendant is in military service or that he cannot determine that fact.

S.B. 527—SUTTON (Departmental). (Mil. & Vet. Aff.) Amends Secs. 502.2, 505, 507, and 512, adds Sec. 520, M. & V. C., re California Cadet Corps.

Authorizes governing body or governing official of any high school, junior college, or college to purchase and furnish uniforms to commissioned officers appointed in and on duty with California Cadet Corps.

Authorizes such school authorities to purchase any necessary parts for rifles acquired or furnished for use of corps' members and to repair such rifles.

Requires battalions and regiments to be staffed by cadet commissioned and cadet noncommissioned officers, instead of commissioned and noncommissioned officers. Provides that any cadet commissioned or cadet noncommissioned officer, rather than commissioned or noncommissioned officer, may have his commission or warrant canceled.

Entitles various officers of the corps to compensation in accord with workmen's compensation provisions when wounded, injured, disabled, or killed in performance of ordered duty.

S.B. 528—TEALE. (Wat Res.) Adds Pt. 7, Div. 6, Wat. C., re water conservation and hydroelectric power.

Requires Department of Water Resources to encourage and assist formation of districts in area of State above 38th degree north parallel and to cooperate and assist in formulating and developing water projects to provide maximum storage to meet local needs, to provide exportable surplus water, and to provide maximum power revenues. Requires net power revenues to be used to pay cost of project and, when such cost is paid, to be paid into State Water Project Development Fund. Provides for fixing of price of surplus water by department. Requires power to be sold at best possible price to any public or private agency, with price, terms, and conditions of sale subject to approval of State Water Board.

S.B. 529—BREED (Departmental). (Ed.) Amends Sec. 20945, Ed. C., re expenses of blind children at California School for the Blind.

Raises maximum annual expenditures of State Department of Education for clothing and school transportation for blind child from \$125 to \$200.

S.B. 530—BREED (Departmental). (Soc. Wel.) Adds Sec. 3302.1, W. & I. C., re purchase for resale of articles not manufactured by California Industries for the Blind.

Authorizes Department of Education, in order to facilitate sale of products of California Industries for the Blind, to purchase articles from out-of-state establishments affiliated with National Industries for the Blind, whenever such articles are not manufactured or assembled by California Industries for the Blind.

S.B. 531—BREED. (Gov. Eff) Amends Secs. 31641.1 and 31641.95, Gov. C., re county retirement systems.

Permits member with prior public service to elect to receive credit for all allowed, rather than all, such public service. Permits governing board of county or district to limit applicability of resolution adopting provisions re crediting of members with prior public service to one or more public agencies.

S.B. 532—WILLIAMS (Departmental). (Assembly C., P., & P. W.) Appropriates \$26,490,000 from Investment Fund to Department of Water Resources for expenditures, re Oroville Dam and appurtenant facilities and Upper Feather River Service Area Reservoirs.

Provides \$25,190,000 to be expended for lands, easements, and rights of way, re Oroville Dam and appurtenant facilities and payment of cost of relocating facilities and structures or reimbursement for their value; and \$1,300,000 to be expended for lands, easements, and rights of way, relocation of utilities, and preparation of plans and specifications, re Antelope Valley, Abbey Bridge, Dixie Refuge, Frenchman, and Grizzly Valley Reservoirs, if department makes favorable findings, re feasibility of such reservoirs and reports thereon to Legislature.

S.B. 533—JOHN F. McCARTHY. (F. I.) Adds Sec. 740, Ins. C., re union health and welfare funds.

Makes all health and welfare programs established by reason of contract between union and employer subject to supervision and investigation of Insurance Commissioner. Gives commissioner rule making powers, and duty to determine that programs and funds are used only for authorized purposes.

S.B. 534—JOHN F. McCARTHY. (L. Gov.) Amends Sec. 35319, Gov. C., re annexation of uninhabited territory.

Prohibits taxing of property in annexed territory for pre-existing liability of city without written consent of owners of more than one-half of value of territory, rather than of all owners.

S.B. 535—CUNNINGHAM. (Rev. & Tax.) Amends, renumerates, adds, and repeals various secs., R. & T. C., re property tax equalization.

Repeals Ch. 1466, Stats. 1949, as amended, other than Secs. 1831 and 1832, R. & T. C., re surveys by State Board of Equalization to determine relationship between assessed and market values, which bill amends and renumerates.

Revives and continues in effect secs. of R. & T. C. which were amended and renumbered by Ch. 1466.

Directs board to survey and determine relationship between assessed and market values of property in each county not oftener than triennially, law now providing for annual survey. Survey to be completed by second Monday in July of year in which made.

Provides that in making survey in any county, board shall determine relationship between assessed and market values of property on last equalized roll as of lien date for such roll; then estimate changes in market value that may have occurred since such date on basis of data on population, school enrollment, retail sales and other relevant factors; and then determine relationship between market value based on such estimate and assessed value of property on such last equalized roll or, if current roll has been completed, between such estimated market value and assessed value on such current roll.

Requires board to give county assessor opportunity to examine and discuss with it its appraisals of property within county before board makes final determination of relationship between assessed and market values.

Substitutes for requirement that board determine state-wide average relationship between assessed and market value, a statement that equalization of common property by it shall consist merely of raising or lowering the combined value of land, improvements and tangible personal property on local roll.

Makes provisions operative with respect to assessments made as of first Monday in March, 1957.

Appropriates blank amount for surveys.

To take effect immediately, urgency measure.

S.B. 536—ABSHIRE. (Trans.) Amends Sec. 531.1, Veh. C., re following vehicles too closely, making no substantive change.

S.B. 537—ABSHIRE. (Trans.) Amends Sec. 525.3, Veh. C., re driving in right lane, making no substantive change.

S.B. 538—ABSHIRE. (Soc. Wel.) Amends Sec. 104.5, W. & I. C., re time for rehearing before State Social Welfare Board.

Provides that rehearings before State Social Welfare Board may be applied for by interested party or granted by board upon its own motion within 60 days, rather than six months, after board's original order or decision.

S.B. 539—ABSHIRE. (F. I.) Amends Sec. 6010, Ins. C., re standard form of policy, making no substantive change.

S.B. 540—ABSHIRE. (F. I.) Amends Sec. 6040, Ins. C., re insurance risks that may be assumed by county mutual fire insurers, making no substantive change.

S.B. 541—ABSHIRE. (F. I.) Amends Sec. 6017, Ins. C., re county mutual fire insurance, making no substantive change.

S.B. 542—ABSHIRE. (F. I.) Adds Sec. 6017.5, Ins. C. re county mutual fire insurers.

Permits such insurers who are authorized to eliminate their assessment liability, to use standard form policy in lieu of form prescribed for county mutual fire insurers.

S.B. 543—ABSHIRE. (F. I.) Adds Sec. 5050.7, Ins. C., re county mutual insurers.

Permits such insurers who are authorized to eliminate their assessment liability to endorse existing policies against fire to cover liability insurance with respect to ownership of insured property.

S.B. 544—MONTGOMERY. (L. Gov.) Amends Sec. 429, Ed. C., changing annual salary of Kings County Superintendent of Schools from \$8,700 to unspecified amount.

S.B. 545—BURNS. (Fin.) Appropriates \$19,200 in augmentation of appropriation to pay expenses of members of Senate. To take effect immediately, usual current expenses.

S.B. 546—MONTGOMERY. (L. Gov.) Amends Sec. 28129, Gov. C., re salaries of Kings County officers.

Changes annual salaries of district attorney and supervisors to unspecified amounts.

S.B. 547—MONTGOMERY. (Trans.) Adds Sec. 600.7, Veh. C., making it unlawful for driver to permit passenger to litter highway.

S.B. 548—MONTGOMERY. (Wat. Res.) Adds Sec. 37157, Wat. C., re tax deeds of California water districts.

Requires proceedings re invalidity or ineffectiveness of such deeds to be commenced or interposed within six months after recordation of deed or six months after June 1, 1958, whichever is later. Makes provision inapplicable to deed issued within three years from date of sale.

S.B. 549—MONTGOMERY. (Wat. Res.) Adds Sec. 37051.5, Wat. C., re delinquent assessment sales of property by California water districts.

Requires proceedings re invalidity, irregularity, or effectiveness of agreement of sale or deed executed by district re delinquent property acquired by it to be commenced or interposed within six months after recordation of agreement of sale or deed or six months after June 1, 1958, whichever is later.

S.B. 550—MILLER. (Ed.) Amends Sec. 13842, adds Sec. 13846, Ed. C., re salaries of certificated employees of school districts.

Increases minimum salaries of regularly certificated employees of school districts employed full time from \$3,400 to \$5,000. Increases minimum salaries of part time employees holding regular credentials proportionately.

Limits annual salaries of such employees, except district superintendents of schools, to amount not in excess of \$8,000.

S.B. 551—MILLER. (Ed.) Adds Sec. 13846, Ed. C., re maximum salaries of certificated school district employees.

Limits annual salary for full time employee to \$8,000 and of part time employee to amount bearing same ratio to \$8,000 as time required of employee bears to time required of full time employee. Exempts district superintendents from limitation.

S.B. 552—MILLER. (Ed.) Amends Sec. 13842, Ed. C., re salaries of certificated employees of school districts.

Increases minimum salaries of regularly certificated employees of school districts employed full time from \$3,400 to \$5,000. Increases minimum salaries of part time employees holding regular credentials proportionately.

S.B. 553—MILLER. (Gov. Eff.) Amends Sees. 13901 and 13903, repeals Sec. 13902, Gov. C., re State Board of Control.

Provides Lieutenant Governor, instead of Director of Finance, shall be member and chairman.

Provides that member appointed by Governor shall not be a state official or employee, that appointment is subject to Senate confirmation, and that such member shall serve for a term of four years instead of at pleasure of Governor.

Repeals provision for payment of \$25 per diem and expenses of such member.

S.B. 554—MILLER. (Gov. Eff.) Amends Sec. 72000, Gov. C., re municipal court judges and attaches, making no substantive change.

S.B. 555—MILLER. (Ed.) Amends Sec. 13842, Ed. C., re minimum salaries for certificated school employees.

Raises minimum annual salary of certificated school employees not holding emergency or provisional credentials from \$3,400 to \$4,200.

S.B. 556—HAROLD T. JOHNSON. (Wat. Res.) Adds Sec. 11261, Wat. C., re Feather River Project.

Provides project also includes units which may be authorized by Legislature for construction or financing in connection therewith.

S.B. 557—FARR. (Jud.) Adds Sec. 837.5, Pen. C., re detention and arrest for certain larcenies.

Empowers peace officer, retail merchant, or such merchant's employee, servant, or agent who has probable cause for believing that a person has committed larceny of goods held or displayed for sale by the merchant, during hours in which merchant's establishment is open for business, and has probable cause for believing he can recover the goods by taking the person into custody, to detain such person in a reasonable manner, for a reasonable time, for investigation and recovery of goods, without criminal or civil liability for false arrest, false imprisonment or unlawful detention.

Provides that peace officer having probable cause for believing such larceny has been committed can arrest such person without warrant.

S.B. 558—DESMOND. (Elec.) Amends Secs. 20100 and 20101, Gov. C., re board of administration of State Employees' Retirement System.

Increases elective membership from three to four, and provides for election of additional member by the retired members of the system from the retired members.

S.B. 559—DESMOND. (Rev. & Tax.) Adds Sec. 11537, P. U. C., re municipal utility districts.

Authorizes district to make payments to cities or counties in lieu of taxes re non-taxable district property. Requires distribution of payments received in same manner as taxes on secured roll.

S.B. 560—DESMOND. (Pub. U.) Amends Sec. 11613, P. U. C., re municipal utility districts, making no substantive change.

S.B. 561—MURDY. (Pub. H. & S.) Amends Sec. 4738, H. & S. C., re suit by and against county sanitation district, making no substantive change.

S.B. 562—MURDY. (Pub. H. & S.) Amends Sec. 4760, H. & S. C., re purchase by county sanitation district of sewerage or refuse disposal facility.

Authorizes district to pay cash to city or other public agency for facility built from proceeds of bond issue and to raise money therefor by taxation or other lawful means, including issuance of bonds.

To take effect immediately, urgency measure.

S.B. 563—MURDY (Departmental). (Agr.) Adds Sec. 1300.19.2, Ag. C., re enforcement of marketing orders.

Makes enforcement provisions of marketing orders apply to any lot of an agricultural commodity wherever located in marketing channels.

S.B. 564—MURDY. (Pub. H. & S.) Amends Sec. 6489, H. & S. C., re compensation of members and secretary of boards of sanitary districts formed under 1923 act.

Increases per diem of board members from \$15 to \$25, requires such compensation to be established by order of board and entered upon its minutes, and increases maximum member may receive in single calendar month from \$30 to \$100.

States compensation paid to board secretary shall be in addition to rather than in lieu of other compensation to which he may be entitled.

Increases travel allowance for board members for traveling necessarily done by automobile from \$0.07 to \$0.10 per mile.

Provides that board secretary shall receive same travel allowance as board members, but if also a board member, only an allowance in his capacity as secretary.

S.B. 565—MURDY. (Nat. Res.) Amends Sec. 6873, P. R. C., re oil and gas leases of State's tide and submerged lands.

Exempts deposit on, or passage into, waters of ocean, bay, or inlet of water not containing hydrocarbons or vegetable or animal matter, from provision requiring such leases to prohibit pollution and contamination of, and deposit of residuary products of oil or any refuse into, such waters.

Authorizes State Lands Commission to amend existing leases, with consent of lessee, to conform with present law governing drilling operations, pollution and contamination of waters, and drilling structures; but requires amended leases to incorporate rules and regulations of commission governing drilling operations and offshore filled lands or structures used in drilling operations, which were in effect at time of amendment of lease rather than at time of invitation for bids pursuant to which lease was awarded.

S.B. 566—MURDY. (Soc. Wel.) Repeals, adds, and amends, various secs., W. & I. C., re aid to needy children.

Eliminates county residence requirement in aid to needy children program, and prescribes rules under which responsibility of counties for granting of aid may be established.

Provides that State shall pay 67.5 percent of all aid granted to each needy family which includes one or more needy children, instead of 66 $\frac{2}{3}$  percent for needy children having county residence and 100 percent for needy children without county residence.

Appropriates amount necessary to pay to each child amount of aid to which entitled.

To become operative October 1, 1957.

**S.B. 567—MURDY.** (Soc. Wel) Amends Secs. 1511, 1511.5, W. & I. C., re aid to needy children.

Increases amount payable for one needy child in family from \$105 to \$135 per month.

Eliminates portion of graduated scale increasing aid to families having up to 15 children to make amount now payable to families having nine children, \$321 per month, applicable to families having nine or more children.

Removes scale of maximums respecting allowances which may be made in rules and regulations of State Social Welfare Board for items needed by needy children, including household operation, education and incidentals, recreation, personal needs, and insurance.

To become operative October 1, 1957.

**S.B. 568—MURDY.** (Soc. Wel.) Amends Sec. 1552.4, W. & I. C., re location and prosecution of parents of needy children.

Requires county welfare department, in all cases in which whereabouts of parent is unknown, to refer applicant for aid to needy children to district attorney at time application for aid is signed, irrespective of whether or not it is definitely established that parent is financially unable to support child.

**S.B. 569—MURDY.** (Soc. Wel.) Amends Sec. 1523, W. & I. C., re location and prosecution of parents of abandoned children.

Lists acts of parent deemed to be failure to reasonably assist law enforcement officers in locating and prosecuting other parent of child for nonsupport, which failure disqualifies child for state aid.

**S.B. 570—MURDY.** (Soc. Wel.) Amends Sec. 1552.6, W. & I. C., re cooperation in location and prosecution of parents of abandoned children.

Provides that duty of state and local agencies to cooperate with county welfare department, district attorney, or city prosecutor in location and prosecution of parents of abandoned children applies irrespective of whether such children are or are not recipients of aid to needy children.

Requires that such cooperation be given to county probation officers, as well as to those agencies and officers mentioned above.

**S.B. 571—MILLER.** (Pub. H. & S.) Adds Secs. 24251.1 and 24360.8, H. & S. C., re air pollution, to exempt odors emanating from agricultural operations in growing of crops or raising of fowls or animals from prohibition against air contamination.

**S.B. 572—BEARD.** (Gov. Eff.) Repeals Sec. 31641.95, Gov. C., re county employees' retirement systems.

Repeals law making provision allowing member to elect to receive credit and make contributions for prior public service applicable in county or district only if governing board thereof adopts resolution accepting applicability.

**S.B. 573—BEARD.** (L. Gov.) Amends Secs. 26821, 26822, 26823, 26824, and 26825, Gov. C., re fees of county clerk.

Changes fees for filing first paper in civil action or proceeding, except adoption, papers transmitted from another court, change of venue, and papers transmitted on appeal from justice or municipal court to unspecified amounts.

S.B. 574—DESMOND. Amends Secs. 153, 424.4, 424.6, and 424.7, Veh. C., re suspension of registration, storage and transfer of vehicles involved in accidents.

Requires, effective January 1, 1958, provision on certificates of ownership for statement by transferor, other than legal owner, that transfer not prohibited for failure to deposit security (or satisfy conditions in lieu thereof) following accident.

Provides suspension of registration and storage of such vehicles ends when possession taken by lienholder or licensed wrecker for dismantling.

Prohibits transfer of such vehicle until security deposited, exemption established or 50 days elapse since accident without evidence of injury or damage.

Requires Department of Motor Vehicles to transfer vehicle suspended or subject to suspension if satisfied that transferee is a bona fide purchaser for value and certificate contains statement of transferor.

Declares chapter re suspension of registration, storage and transfer of such vehicles does not affect rights or interests of lienholders or lessors, subject to payment of storage fees.

Chapter 22, Statutes of 1957, approved February 4, 1957, in effect immediately.

S.B. 575—DESMOND. (Trans.) Amends Secs. 424.3 and 424.4, Veh. C., re suspension of registration of vehicles involved in accidents, making no substantive change.

S.B. 576—DESMOND. (Trans.) Amends Sec. 424.6, Veh. C., re transfer of vehicle involved in accident, making no substantive change.

S.B. 577—COBEY. (Jud.) Amends Sec. 50438, Gov. C., re vacation of easements by cities.

Requires legislative body, before ordering vacation, to pass and publish ordinance or resolution, rather than ordinance.

S.B. 578—COBEY. (Wat. Res.) Amends Secs. 22280 and 23600, adds Sec. 22234, Wat. C., re irrigation districts.

Authorizes district to contract to operate and improve ditches and laterals not owned by district on petition of  $\frac{2}{3}$  of landowners served thereby; to fix and collect charges for cost thereof; and to form improvement district to operate and maintain such ditches and laterals.

S.B. 579—COBEY. (Jud.) Amends Sec. 1956, Gov. C., re insurance against liability of public officers.

Makes it mandatory rather than permissive that school districts, counties, and municipalities insure their officers against liability for injuries or damages resulting from false arrest or false imprisonment.

S.B. 580—COBEY. (Jud.) Adds Sec. 1208, Pen. C., re gainful employment of county jail prisoners.

Provides court may direct sheriff to arrange continuance of, or secure new, employment for prisoners and collect wages, the prisoner to be confined when not working unless otherwise directed. The wages are to be used to pay expenses, support of dependents, pre-existing debts, and balance to be divided between prisoner and county. On violation of conditions court may direct actual confinement, and court may authorize transfer to other sheriff for same arrangement.

S.B. 581—BREED. (Wat. Res.) Adds Secs. 4462, 4463, 4464, and 4465, H. & S. C., re domestic water supply reservoirs.

Authorizes public agency owning or operating certain types of reservoirs to open them and surrounding land to public fishing if agency finds purity and safety of water for drinking and domestic purposes will not be affected and permit is obtained from State Board of Public Health.

Authorizes agency to establish and collect fees for use of reservoirs and surrounding land, to contract for structures, facilities, equipment, and performance of services necessary or convenient to public fishing in reservoirs, and to establish and enforce rules and regulations re public fishing in reservoirs.

S.B. 582—GRUNSKY. (F. I.) Adds Sec. 25155, Corp. C., re transactions permitted under Corporate Securities Law.

Provides that Corporate Securities Law shall not prohibit company from making agreement to sell or issue securities of own issue to various specified investment institutions or to purchasers who are all certificated or registered brokers or broker dealers, where solicited buyers do not exceed 25 in number, where all agree to hold securities for investment and not public distribution, and where agreed that no payment be made to issuing company until permit is obtained from commissioner.

S.B. 583—GRUNSKY. (Rev. & Tax.) Adds Sec. 15104.5, R. & T. C., re gift taxes.

In conformance with Federal 1954 Internal Revenue Code, provides that creation of joint tenancy in real property between husband and wife is not taxable as gift unless donor so elects. Provides where no such election, termination of tenancy other than by death is subject to tax.

S.B. 584—ERHART. (Gov. Eff.) Amends Sec. 19620.1, B. & P. C., re State College Fund.

Appropriates such fund, which consists of portion of horse racing license fees attributable to breakage, for permanent improvements or support of or purchase of land for state colleges.

S.B. 585—ERHART. (Ed.) Amends Sec. 20354, Ed. C., re leasing state college property.

Restricts purposes for which the Director of Education may lease state college property to nonprofit organizations composed of students or faculty members to purposes not interfering with requirements of college.

S.B. 586—ERHART. (Gov. Eff.) Amends Sec. 19626, B. & P. C., to provide appropriation from Fair and Exposition Fund to California State Polytechnic College may be used for purchase of real property instead of only land.

S.B. 587—ERHART. (Ed.) Amends Sec. 20651, Ed. C., re curriculum of California Polytechnic School, making no substantive change.

S.B. 588—ERHART. (Ed.) Appropriates unspecified sum for support of California State Polytechnic College.

S.B. 589—ROBERT I. McCARTHY. (Gov. Eff.) Amends Ch. 1508, Stats. 1947, the World Trade Center Authorities Act, re condemnation powers of World Trade Center Authorities.

Deletes provisions authorizing such authorities to condemn property already devoted to public use.

S.B. 590—ROBERT I. McCARTHY. (L. Gov.) Amends Sec. 25351.3, Gov. C., re acquisition and improvement of real property by boards of supervisors.

Adds to purposes now authorized, wholesale produce markets for use by food producers, buyers, dealers, and others.

S.B. 591—ROBERT I. McCARTHY. (Jud.) Adds Sec. 1238.4, C. C. P., authorizing exercise of eminent domain for wholesale produce markets and related facilities.

S.B. 592—DONNELLY. (Ed.) Amends Sec. 5034.1, Ed. C., re apportionments of school building aid funds to school districts, making no substantive change.

S.B. 593—DONNELLY. (Ed.) Claim bill. \$9,195.92. Denair Unified School District.

S.B. 594—COOMBS. (Gov. Eff.) Adds Sec. 69610, Gov. C., increasing number of Yolo County Superior Court judges from one to two.

S.B. 595—COOMBS. (Agr.) Amends Sec. 1112, Ag. C. redefining classes of rabbit meat for standardization purposes.

S.B. 596—SUTTON. (Rev. & Tax.) Amends Sec. 6359, R. & T. C., exempting candy and confectionery from sales and use taxes.

S.B. 597—THOMPSON. (L. Gov.) Amends Ch. 1405, Stats. 1951 (Santa Clara County Flood Control and Water Conservation District Act), making no substantive change.

S.B. 598—THOMPSON (Departmental). (Pub. H. & S.) Adds Secs. 10036.1 and 10036.2, H. & S. C., re public records.

Authorizes State Registrar of Vital Statistics to cause destruction of original copies where 15 years have elapsed since date of registration in case of birth and five years in case of death or marriage if duplicate microfilm copies are made and maintained in prescribed manner.

Provides that certified photographic reproduction of record so microfilmed shall be deemed certification of original record.

S.B. 599—THOMPSON. (L. Gov.) Adds Art. 28.5, Ch. 10, Title 8, Gov. C., re municipal court in Santa Clara-Cupertino District.

Provides for one judge. Provides for one clerk and other attaches at salaries as provided for corresponding positions in Alviso-San Jose Municipal Court.

Provides that sheriff and his deputies are ex officio marshal and deputy marshals, respectively, without additional compensation.

Makes provisions re official reporters of Alviso-San Jose Municipal Court applicable to official reporters of Santa Clara-Cupertino Municipal Court.

S.B. 600—THOMPSON (Departmental). (Pub. H. & S.) Amends Secs. 9521 and 16425, repeals Sec. 16426, Ed. C., amends Sec. 485, H. & S. C., to authorize contracts with local health districts for furnishing health services in schools.

S.B. 601—HAROLD T. JOHNSON. (Pub. H. & S.) Amends Sec. 34278, H. & S. C., authorizing housing authorities to determine terms of employment of secretary, technical experts, and other officers, agents and employees they employ.

S.B. 602—BROWN. (Jud.) Adds Sec. 1033.7, Pen. C., re change of venue in criminal cases.

Authorizes court to change venue to adjoining county whenever it appears that in view of population, exemptions from jury duty, number of challenges available to the parties, and any other pertinent circumstances, it is improbable that a jury can be impaneled in the county for the case.

S.B. 603—BEARD. (L. Gov.) Amends Sec. 26826, Gov. C., changing county clerk's fee for filing first paper in action on behalf of certain parties from \$2 to unspecified amount.

S.B. 604—BEARD. (L. Gov.) Amends Sec. 26827, Gov. C., re county clerk fees.

Provides fee for filing a first account of testamentary trustee of unspecified amount. Changes fee for filing certain other petitions re probate proceedings to unspecified amounts.

S.B. 605—MILLER. (L. Gov.) Amends Sec. 74085, Gov. C., changing minimum monthly salary of Richmond Municipal Court Chief Deputy Marshal to unspecified amount.

S.B. 606—MILLER. (L. Gov.) Amends Sec. 74084, Gov. C., changing minimum monthly salary of Richmond Municipal Court Marshal to unspecified amount.

S.B. 607—MILLER. (L. Gov.) Amends Sec. 74083, Gov. C., changing minimum monthly salary of Richmond Municipal Court Chief Deputy Clerk to unspecified amount.

S.B. 608—MILLER. (L. Gov.) Amends Sec. 74082, Gov. C., changing minimum monthly salary of Richmond Municipal Court Clerk from \$539 to unspecified amount.

**S.B. 609—CHRISTENSEN.** (Inst.) Adds Sec. 6650.5, W. & I. C., re liability for support of criminal in state mental institution.

Exempts criminal, his estate and relatives, from liability for costs of care, support or maintenance in state hospital, where such criminal, although recovered, is committed to such hospital because of insanity at time of committing offense.

**S.B. 610—HOLLISTER.** (Rev. & Tax.) Adds Secs. 17208.5 and 24349.5, R. & T. C., re personal income and bank and corporation taxes, incorporating provisions of Federal 1954 Internal Revenue Code on deduction for depreciation.

**S.B. 611—JOHN F. McCARTHY.** (Trans.) Amends Ch. 1505, Stats. 1945, re Golden Gate Bridge and Highway District obligation to State for construction of approach.

Cancels obligation of district under contract for approach. In lieu of repayment by district of principal sum to Bond Sinking Fund of 1943 and payment of interest to General Fund, provides for transfer of \$5,000,000 from Motor Vehicle Transportation Tax Fund to Bond Sinking Fund, and amount equal to interest under contract from Motor Vehicle Transportation Tax Fund to General Fund.

**S.B. 612—DILWORTH** (Departmental). (Gov. Eff.) Amends, adds, and repeals various secs., Ed. C., re funds of the State Teachers' Retirement System.

Establishes the Teachers' Retirement Fund in State Treasury as of July 1, 1957. Transfers all assets in the treasury to the credit of the Teachers' Retirement Fund, Retirement Annuity Fund, Teachers' Retirement Disbursement Fund, and Teachers' Annuity Deposit Fund to the newly established fund.

Requires Teachers' Retirement Board to maintain records of several funds of the system to which contributions are made by members, school districts and other employing agencies.

Makes other technical and clarifying changes.

To take effect immediately, urgency measure.

Operative July 1, 1957.

**S.B. 613—DILWORTH** (Departmental). (Gov. Eff.) Amends Sec. 14302, Ed. C., to require Retirement Board of State Teachers' Retirement System to meet at least once each calendar quarter, rather than each three months.

**S.B. 614—DILWORTH** (Departmental). (Gov. Eff.) Repeals Sec. 14559.2, and adds Secs. 14559.2 and 14559.3, Ed. C., re school district contributions to State Teachers' Retirement System.

Revises manner in which contributions of school districts shall be paid to system. Requires county superintendent of schools within 30 days after close of each month to draw requisition against funds of district in favor of county teachers' annuity deposit fund for amount due and to forward warrant covering contributions to Retirement Board, together with such reports as board requires.

**S.B. 615—DILWORTH** (Departmental). (Gov. Eff.) Adds Sec. 14631.1, and amends Secs. 14633 and 14641, Ed. C., re minimum retirement allowance under State Teachers' Retirement System.

Provides that minimum retirement allowance to members retiring at age less than 60 shall be calculated by application of fraction set opposite member's age at retirement taken to preceding completed quarter in column of fractions applicable to member's sex, rather than actuarial discount of guaranteed minimum.

Provides that if member previously retired and subsequently re-enters service and both prior and subsequent retirements are for disability, the fraction to be applied in calculation of minimum retirement allowances shall not be less than nine-tenths of the otherwise applicable adjusted age fraction.

Prescribes maximum fractions to be applied for calculation of retirement allowances of members retired for disability and who re-enter service for less than one year and subsequently retire for disability.

Becomes operative on October 1, 1957.

S.B. 616—DILWORTH (Departmental). (Gov. Eff.) Adds Sec. 14684, Ed. C., re modified allowances under State Teachers' Retirement System.

Permits retired member who ceases to be entitled to benefits under local retirement system and who is entitled to an annuity under State Teachers' Retirement System, and who has elected to receive a modified allowance either under the local system or the state system, to change his election under the state system within time prescribed.

To take effect immediately, urgency measure.

S.B. 617—DILWORTH. (Ed.) Appropriates \$20,000,000 from Investment Fund to State School Building Aid Fund for expenditure pursuant thereto.

S.B. 618—DILWORTH (Departmental). (Ed.) Appropriates \$250,000 to be expended by Department of Education during next three fiscal years, but not to exceed \$100,000 in any such year, for study of problems confronting public schools as may be directed by State Board of Education.

S.B. 619—DILWORTH (Departmental). (Ed.) Amends and adds various secs. Ed. C., re school building aid.

Makes existing provisions re applications for school building aid apportionments applicable only to applications for apportionments to purchase or improve school sites, and to alter or reconstruct school buildings.

Prescribes procedure for making application for apportionments for (a) purchase of equipment, (b) planning and construction of school buildings, or (c) planning and construction of additions to school buildings. Requires separate application for each construction project, except that single application may request an apportionment for construction, site development and equipment when all apply to single project. Makes provisions re construction cost standards established by State Allocation Board applicable only to applications for apportionments for construction of buildings or addition thereto. Requires board to consult Department of Education re cost standards for equipment and site development. Prescribes manner of computing maximum amount that may be apportioned to applicant school district for construction, equipment, and site development.

Permits applicant school district to award construction contract whenever apportionment becomes final. Requires contract to call for not less than area of construction shown in plan upon which apportionment was made.

Makes other technical changes.

S.B. 620—DESMOND (Departmental). (Gov. Eff.) Repeals Ch. 1714 and amends Ch. 1649, Stats. 1953, re State Employees' Retirement System.

Repeals provision authorizing investment of \$700,000 for acquisition of a site and preparation of preliminary plans for office building for board of administration of system.

S.B. 621—DESMOND (Departmental). (Gov. Eff.) Amends Sec. 15809, repeals Sec. 15809.5, Gov. C., re State Building Construction Act of 1955.

Corrects punctuation error and repeals section that would terminate power of State Public Works Board under act to issue certificates and revenue bonds after ninetieth day after final adjournment of 1959 Regular Session of Legislature.

S.B. 622—DESMOND (Departmental). (Gov. Eff.) New act re construction of state office building in City of Sacramento.

Authorizes State Public Works Board to construct such building under provisions of State Building Construction Act of 1955 (Gov. C. 15800 et seq.), to be financed by issuance of certificates or revenue bonds and costing not to exceed \$6,126,000.

Provides State Employees' Retirement System shall have preferred right to lease office space in building.

S.B. 623—DESMOND (Departmental). (Gov. Eff.) Appropriates \$650,000 from Capital Outlay and Savings Fund to Department of Finance for acquisition of real property in City of Sacramento.

To take effect immediately, urgency measure.

S.B. 624—DESMOND (Departmental). (Gov. Eff.) New act, authorizing Director of Finance to sell, exchange, or otherwise dispose of specified parcels of state-owned real property, costs or expenses thereof to be reimbursed from proceeds of such sale or disposition.

S.B. 625—DESMOND (Departmental). (Gov. Eff.) Amends Sec. 16676, Gov. C., re remission of funds to fiscal agent for payment of state bonds and coupons.

Provides for such remittance at any time before maturity of such bonds or coupons rather than not less than 10 days before such maturity.

S.B. 626—DESMOND (Departmental). (Gov. Eff.) Amends Sec. 13530.5, Gov. C., re State Printing Office.

Exempts all printing required by district agricultural associations from printing in State Printing Office by deleting requirement of printing of checks for disbursement of money.

S.B. 627—DESMOND (Departmental). (Gov. Eff.) Adds Sec. 13106, Gov. C., re state-owned easements and rights of way.

Provides that with approval of state agencies concerned, Director of Finance may quitclaim easements and rights of way which he determines are no longer needed for state purposes.

S.B. 628—DESMOND (Departmental). (Gov. Eff.) Adds Sec. 13012, Gov. C., re approvals or authorizations by director or Department of Finance.

Provides that when statute requires such approval or authorization it shall be deemed to have been given only if given in writing by director, his deputy, or by some officer or employee of department acting pursuant to written authority of director.

S.B. 629—DESMOND (Departmental). (Gov. Eff.) Repeals Sec. 8553, Wat. C., to remove Director of Finance as executive officer of Reclamation Board for purpose of reporting to Governor's Council.

S.B. 630—DESMOND (Departmental). (Gov. Eff.) Amends Sec. 68846, Gov. C., re fees of Clerk of Supreme Court.

Deletes prohibition against payment of clerk's salary until fees he is chargeable for have been accounted for and paid to State Treasury.

S.B. 631—DESMOND (Departmental). (Gov. Eff.) Amends Secs. 15480 and 15481, Gov. C., re Department of Investment and Board of Investment.

Corrects references to Savings and Loan Commissioner, State Banking Department, and Division of Savings and Loan.

S.B. 632—DESMOND (Departmental). (Gov. Eff.) Adds Secs. 426-429, Gov. C., re state flags and emblems.

Prescribes general design, details, and colors of seal of Governor and flag of Governor.

S.B. 633—DESMOND (Departmental). (Gov. Eff.) New act.

Directs State Printer to compile and publish State Blue Book to be paid for from legislative printing appropriation.

S.B. 634—DESMOND (Departmental). (Gov. Eff.) Amends Sec. 92.6, Ag. C., re agricultural fairs.

Defers from December 1 to January 20 the final date for filing the annual report required of agencies conducting fairs for which appropriations are sought.

S.B. 635—DESMOND (Departmental). (Gov. Eff.) Amends Sec. 9767, Gov. C., re printing of statutes by State Printing Office.

Reduces minimum number of copies printed from 1,500 to 1,200.

S.B. 636—DESMOND (Departmental). (Gov. Eff.) Amends Ch. 980, Stats. 1955, re allocation of charges for cost of printing and distribution of state publications.

Repeals provision that would otherwise make provisions of Sec. 13554, Gov. C., providing for inclusion of cost of printing and distributing copies to libraries, and preparing, printing, and distributing lists of publications as part of charge for printing, inoperative after July 1, 1957.

To take effect immediately, urgency measure.

S.B. 637—SHORT. (Soc. Wel.) Adds Pt. 2, Div. 5, amends various secs., W. & I. C., Gov. C., re program of aid to needy permanently and totally disabled in accordance with Title XIV Federal Social Security Act.

Provides for establishment of state plan, federally approved, providing for aid to needy permanently and totally disabled, prescribes qualifications of applicants for aid, and method of computing amount thereof, not to exceed \$99 monthly per person. Provides for increases or decreases in aid in accordance with federal increases or decreases, but sets over-all maximum at \$100 and minimum at \$85.

Provides that aid is to be administered by counties, under supervision of State Department of Social Welfare, in substantially same manner as aid to aged is administered.

Provides that State is to bear entire cost of aid to persons without county residence, after deducting federal assistance, and is to bear cost of aid to persons with county residence in same proportion as prescribed for aid to aged.

No relatives' responsibility.

S.B. 638—SHORT. (B. & P.) Amends Sec. 11563, B. & P. C., to raise annual salary of members of Board of Barber Examiners from \$5,400 to \$6,550.

S.B. 639—FARR. (Jud.) Amends Sec. 1243, Pen. C., re appeals from judgments of conviction.

Provides that appeal to Supreme Court or district court of appeal does not stay execution of order granting probation, unless the trial or appellate court so orders.

S.B. 640—FARR. (Jud.) Amends Sec. 1203, Pen. C., to require that probation officer's report and recommendations be made available to the court and defense and prosecuting attorneys at least two days prior to time fixed by court for hearing and determination of report and be filed with the clerk at such time.

S.B. 641—FARR. (Jud.) Amends Sec. 1203.2, Pen. C., re revocation of probation.

Provides that if probation has been revoked either before or after judgment has been pronounced, order revoking probation and judgment, if any, may be set aside for good cause upon motion made before pronouncement of judgment or, if judgment has been pronounced, within 30 days after court has notice that execution of sentence has commenced.

Provides that if order setting aside judgment or revocation or both is made after expiration of probationary period, court may again place the defendant on probation for such period and with such terms and conditions as it could have done immediately following conviction.

S.B. 642—FARR. (Soc. Wel.) Add Sec. 1760.8, W. & I. C., re state subsidy to counties for salaries of new probation personnel.

Requires Legislature to appropriate annually to Youth Authority, for allocation to counties, sums sufficient to pay one half of cost of salaries of new deputy probation officers employed by counties.

Requires Director of Youth Authority to establish standards governing qualifications and duties of such officers, to become effective upon approval by Board of Corrections. Requires probation officers to enforce compliance with standards so established, and provides that Director of Youth Authority shall determine extent of such compliance.

S.B. 643—FARR (Departmental). (Ed.) Adds Ch. 3, Div. 3, Ed. C., re state aid for junior colleges.

Appropriates \$30,000,000 for junior college sites, construction, and equipment to be apportioned to school districts maintaining junior colleges by Director of Education in accordance with rules and regulations adopted by State Board of Education.

Authorizes apportionments to eligible districts in amount not to exceed 25 percent of total cost of project. Requires applicant district to make available an amount equal to or in excess of 75 percent of such cost.

Permits apportionments to be made out of funds appropriated until December 31, 1961. Requires expenditures of funds by district for purposes apportioned not later than three years after the apportionment. Provides for audit and recovery of unauthorized expenditures.

S.B. 644—TEALE. (Rev. & Tax.) Amends and repeals various secs., R. & T. C., re aircraft fuel taxes.

Imposes tax on privilege of distributing and selling aircraft fuel at rate of 3 percent of gross receipts from distribution or sale after July 1, 1957.

Exempts distributions or sales taxed under Motor Vehicle Fuel License Tax Law. Board of Equalization to administer.

Revenue to be deposited in Aircraft Vehicle Fuel Fund, and appropriated for use in making refunds, for support of State Aeronautics Commission, and for construction and maintenance of publicly-owned airports.

To take effect immediately, tax levy.

S.B. 645—TEALE. (Pub. U.)—Adds Pt. 4, Div. 9, P. U. C., re aircraft financial responsibility.

Adds Uniform Aircraft Financial Responsibility Act, to be administered by California Aeronautics Commission.

Requires operator of aircraft involved in accident in which a person is killed or injured or property of person, other than property owned or in custody of aircraft owner or operator or other than property carried on aircraft, in excess of unspecified value, to report accident, and furnish required security unless commission finds he is not charged with responsibility for the accident, or if an aircraft liability policy meeting requirements of part was in effect at time of accident, or certain other conditions are present, and requires suspension of operating privileges of owner and operator if conditions not met.

Specifies requirements for liability insurance policy or bond in lieu of deposit of required security and specifies requirements for deposit of security.

Makes failure to report accident, false statements or misrepresentations in report, or operation of aircraft after suspension of operating privilege a misdemeanor.

S.B. 646—TEALE. (Pub. U.) Adds Sec. 21240, P. U. C., declaring State recognizes authority of Federal Government to regulate operation of aircraft and control use of airways and nothing in provisions re California Aeronautics Commission shall be construed to give commission such power.

S.B. 647—TEALE. (Ed.) Repeals and adds Art. 12, Ch. 1, Div. 5, Ed. C., re courses of instruction in aviation in public schools.

Requires Department of Education to urge, as well as aid and assist, governing board of each school district to develop aims and purposes of aviation education.

Requires department to urge junior college districts to include courses in air transportation, vocational education, career opportunities in aviation, technical training, flight experience, and ground instruction in localities which warrant such courses.

Authorizes California Aeronautics Commission to aid and assist in selection of airports and pilots used by local school districts. Directs commission to provide basic insurance program for schools offering actual flight experience as part of curriculum, and authorizes school districts to participate in such programs.

Requires school districts to make reports to commission concerning flight indoctrination and instruction programs.

**S.B. 648—TEALE.** (Pub. U.) Adds Sec. 21604 and Pt. 1.5, Div. 9, P. U. C., repeals Art. 6.5, Ch. 2, Pt. 1, Div. 1, Title 5, Gov. C., re airports.

Requires Department of Education to notify California Aeronautics Commission of proposed acquisition of school site within two miles of airport boundary, and requires commission to make investigation and report to department thereon.

Authorizes public corporations, districts, and other political entities, in addition to cities and counties, to enact airport zoning regulations.

Authorizes State, and all its political subdivisions, as well as cities and counties, to expend public funds and acquire land or property for prevention and elimination of marking and lighting of airport hazards.

Requires California Aeronautics Commission to adopt airport approach plan for each airport, and specifies content of such plans and matters to be considered in adopting them.

Authorizes political subdivisions having airport hazard area only partly within its territorial limits to adopt and enforce airport zoning regulations for area within its territorial limits or which extends not more than two miles beyond its territorial limits.

Authorizes political subdivisions owning or controlling an airport not wholly or partly within its limits to adopt and enforce such regulations for that part of air port hazard area which extends not more than two miles beyond airport boundaries.

Provides for joint airport zoning boards in prescribed situations.

Requires regulations in connection with publicly owned airport to be designed to effectuate commission's airport approach plan, and authorizes commission to declare such regulations void if substantially inconsistent with commission's plan.

Authorizes commission to promulgate airport zoning regulations for airport hazard area until political subdivision adopts and enforces its own airport zoning regulations.

Revises publication requirements for notice of hearing by legislative body of political subdivision prior to adoption of airport zoning regulations.

Requires agencies in adopting airport zoning regulations to consider traffic pattern and regulations affecting flying operations at airport, in addition to other considerations. Requires concurrence of Public Utilities Commission to regulations limiting height or location of structures used in connection with public utility operations.

Permits regulations to require permit before any new structure or use is constructed or established and before existing use or structure is substantially changed, altered, or repaired. Deletes provision prohibiting requiring permit for maintenance repairs or for replacement of parts of existing structures which do not enlarge or increase height of existing structure.

Permits administering agency to require owner of nonconforming structure or tree which has been abandoned or 80 percent destroyed or deteriorated to make object conform to zoning regulations.

Provides for granting of variances by boards of appeal rather than by agencies themselves. Provides that part does not authorize variances from general zoning ordinances or regulations.

Requires establishment of boards of appeal to hear requests for variances, appeals from orders or decisions of administrative agency, and to determine special exceptions to zoning regulations, and prescribes procedure for appeals thereto.

**S.B. 649—TEALE.** (Pub. U.) Amends, renumbers, repeals, and adds various secs., P. U. C., repeals Art. 6.5, Ch. 2, Pt. 1, Div. 1, Title 5, Gov. C., re aviation.

Creates California Aeronautics Department, in charge of a director appointed by Governor with consent of Senate, as successor to California Aeronautics Commission; transfers to department all functions, powers, property, unencumbered funds, and civil service employees of commission; and makes commission an advisory agency. Abolishes present Office of Director of Aeronautics.

Makes procedure under Administrative Procedure Act which department is required to follow in its administrative proceedings, subject to modification by provisions of State Aeronautics Department Act.

Requires Department of Education to notify California Aeronautics Department of proposed acquisition of school site within two miles of airport boundary, and requires California Aeronautics Department to make investigation and report thereon to Department of Education.

Revises Airport Approaches Zoning Law, as follows:

Authorizes public corporations, districts, and other political entities, in addition to cities and counties, to enact airport zoning regulations.

Authorizes State and all its political subdivisions, as well as cities and counties, to expend public funds and acquire land or property for prevention and elimination or marking and lighting of airport hazards.

Requires California Aeronautics Department to adopt airport approach plan for each airport, and specifies content of such plans and matters to be considered in adopting them.

Authorizes political subdivisions having airport hazard area only partly within its territorial limits to adopt and enforce airport zoning regulations for area within its territorial limits or which extends not more than two miles beyond its territorial limits.

Authorizes political subdivisions owning or controlling an airport not wholly or partly within its limits to adopt and enforce such regulations for that part of airport hazard area which extends not more than two miles beyond airport boundaries.

Provides for joint airport zoning boards in prescribed situations.

Requires regulations in connection with publicly owned airport to be designed to effectuate department's airport approach plan, and authorizes department to declare such regulations void if substantially inconsistent with department's plan.

Authorizes department to promulgate airport zoning regulations for airport hazard area until political subdivision adopts and enforces its own airport zoning regulations.

Revises publication requirements for notice of hearing of legislative body of political subdivision prior to adoption of airport zoning regulations.

Requires agencies in adopting airport zoning regulations to consider traffic pattern and regulations affecting flying operations at airport, in addition to other considerations. Requires concurrence of Public Utilities Commission to regulations limiting height or location of structures used in connection with public utility operations.

Permits regulations to require permit before any new structure or use is constructed or established and before existing use or structure is substantially changed, altered, or repaired. Deletes provision prohibiting requiring of permit for maintenance repairs or for replacement of parts of existing structures which do not enlarge or increase height of existing structure.

Permits administering agency to require owner of nonconforming structure or tree which has been abandoned or 80 percent destroyed or deteriorated to make object conform to zoning regulations.

Provides for granting of variances by boards of appeals, rather than by agencies themselves.

Provides that part does not authorize variances from general zoning ordinances or regulations.

Requires establishment of boards of appeal to hear requests for variances, appeals from orders or decisions of administrative agency, and to determine special exceptions to zoning regulations, and prescribes procedure for appeals thereto.

S.B. 650—DESMOND. (Agr.) Amends Sec. 750.2, Ag. C., to extend the life of the California Dairy Industry Advisory Board to 1965.

S.B. 651—MILLER. (Elec.) Amends Sec. 2823, Elec. C., re chairman of state central committee.

Provides that chairman of state central committee shall be elected on first Thursday of December following organizational meeting of committee, rather than at such meeting.

S.B. 652—MILLER. (Ed.) Amends Sec. 13001.2, Ed. C., re certificated employees of school districts.

Validates employment and payment of salaries for services of certificated employees of school districts employed prior to effective date of act if (a) valid certification document has been filed with appropriate agency, and (b) application for such document was made on or before rendition of service.

S.B. 653—MILLER. (F. I.) Amends Sec. 211, Fin. C., to require advice and consent of Senate to appointment by Governor of superintendent of banks.

S.B. 654—MILLER. (Pub. H. & S.) Adds Ch. 8, Div. 20, H. & S. C., re production and utilization of atomic energy.

Declares policy of State on subject.

Establishes and prescribes organization, powers, and duties of Radiation Safety Commission to further such policy.

S.B. 655—MILLER. (Pub. H. & S.) Appropriates unspecified amount to Radiological Safety Commission for expenditure in carrying out purposes of commission.

S.B. 656—MILLER. (L. Gov.) Adds Art. 3.5, Ch. 8, Title 8, Gov. C., re compensation and staffing in office of marshal of municipal court.

Prescribes uniform schedule for number of employees of marshal of municipal court and salaries therefor. Bases number of employees and salaries on number of judges of court and population of county. Prescribes duties of employees. Exempts municipal courts in San Francisco, Los Angeles County, and Cities of Oakland and San Diego.

S.B. 657—MILLER. (L. Gov.) Adds Art. 2.5, Ch. 8, Title 8, Gov. C., re compensation and staffing in office of clerk of municipal court.

Prescribes uniform schedule for number of employees of clerk of municipal court and salaries therefor. Bases number of employees on case load of court and on number of judges of court. Bases salaries on number of judges and population of county. Prescribes duties of employees. Prescribes method of reporting case load and requires State Controller to establish and supervise uniform system of reporting and auditing case loads. Exempts municipal courts in San Francisco, Los Angeles County, and Cities of Oakland and San Diego from uniform system.

S.B. 658—FARR. (Ed.) Adds Sec. 13100.1, Ed. C., re classification of substitute teachers.

Requires such teachers to be classified as probationary employees if they serve 75 percent of number of days schools were maintained by district during one semester.

S.B. 659—FARR. (Soc. Wel.) Adds Secs. 962, 963, 964, 965, W. & I. C., re state subsidy to counties for construction of juvenile ranch and forestry camps.

Provides for state payment to counties of amount not to exceed 50 percent of cost of construction by counties of new juvenile ranch camps or forestry camps. Defines "construction" to mean only construction of new buildings and initial equipment for such buildings, and excludes architect's fees and cost of land acquisition.

Authorizes Youth Authority to prescribe manner and form for making applications for assistance.

Appropriates unspecified amount to Youth Authority for allocation to counties under act.

S.B. 660—FARR. (Ed.) Adds Sec. 2054.5, U. I. C., re public employment offices, establishing placement service therein for public school teachers.

S.B. 661—ERHART. (Elec.) Amends and repeals various secs., Elec. C., re election dates.

Changes date of direct primary from first Tuesday after first Monday in June to third Tuesday in August; date of both state conventions from first Saturday in August for Republican Party and third Saturday after national convention for Democratic Party to Saturday immediately preceding last Saturday in September of direct primary years; date of county central committee meeting from second Tuesday in July to second Tuesday in September following direct primary.

Reduces from 45 to 40 number of days before general election by which vacancy due to disqualification of candidate must be filled.

Requires canvassing of absent voter ballots to be commenced by 7th, rather than 17th, day after direct primary; to be completed at county level by 16th, rather than

25th, day after that election; and to be completed at state level by 25th, rather than 34th, day after that election.

Deletes requirement that presidential and direct primaries be consolidated.

S.B. 662—MILLER. (Gov. Eff.) New act, providing Board of Directors of California State Fair shall acquire for \$1 and maintain appropriate building for California State Relief Map now in Ferry Building, San Francisco, and appropriating an unspecified amount therefor.

S.B. 663—MILLER. (Gov. Eff.) Amends Sec. 19572, Gov. C., re cause for discipline of state employees and persons whose names appear on employment lists.

Makes it cause for discipline wilfully to publish or disseminate false or purposely misleading information concerning measures pending before Legislature, or to advocate, under specified circumstances, the passage or defeat of pending legislation.

S.B. 664—MILLER. (Jud.) Adds, repeals, and amends various secs., Pen. C., re administration of correctional institutions.

Provides for appointment of wardens at Deuel Vocational Institution, Medium Security Prison at Soledad, Medical Facility, and Correctional Facility; such appointments to be made by Governor pursuant to existing law.

Declares legislative intent that person holding civil service position as warden of Medium Security Prison at Soledad on effective date of act shall continue in same position under title of superintendent, and changes designation of "warden" to "superintendent" in provision requiring appointment.

Provides that whenever state correctional institution has both warden and superintendent, superintendent shall assist warden and shall carry out duties imposed upon him by law under supervision of warden and Director of Corrections, unless Director of Corrections allocates duties and responsibilities between warden and superintendent.

Deletes provision authorizing Department of Corrections to give wardens title of superintendent.

S.B. 665—MILLER. (Jud.) Amends Sec. 1260, Civ. C., changing amount of homestead exemption from \$12,500 to \$18,000 for head of family and \$5,000 to \$10,000 for other person.

S.B. 666—FARR. (B. & P.) Adds Art. 6.5, Ch. 2, Div. 3, and repeals Secs. 5211, 5291, and 5292, B. & P. C., re advertising along freeways and scenic highways.

Prohibits advertising within 500 feet of, or regardless of distance in case of advertising designed to be viewed from, any freeway or scenic highway, except by permit granted by Director of Public Works when he determines restrictions impose unreasonable hardship on roadside service establishments or by-passed community and deprive motorists of reasonable notice of available products or services.

S.B. 667—DESMOND. (L. Gov.) Amends Ch. 671, Stats. 1911, Municipal Water District Act of 1911, re financing contracts.

Provides only contract with United States or private corporation organized under U. S. law, by which district incurs obligation in any year exceeding income of district for the year, need be approved by two-thirds vote of electors, law now requiring such assent of any contract with any public agency or private corporation generally.

S.B. 668—BUSCH. (Jud.) Amends Sec. 21201, Fin. C., re pawnbrokers, making no substantive change.

S.B. 669—BUSCH. (Jud.) Amends Sec. 496, Pen. C., re offense of receiving stolen property, making no substantive change.

S.B. 670—BUSCH. (Jud.) Amends Sec. 21000, Fin. C., re pawnbrokers, making no substantive change.

S.B. 671—BUSCH. (B. & P.) Amends Sec. 14431, B. & P. C., re dealers in secondhand articles, making no substantive change.

S.B. 672—BUSCH. (Jud.) Amends Sec. 21202, Fin. C., re pawnbrokers, making no substantive change.

S.B. 673—BUSCH. (Jud.) Amends Sec. 2934a, Civ. C., re substitution of trustee under deed of trust.

Specifies that affidavit of service of copy of substitution to be included in recorded substitution as an alternative to including trustee's signed and acknowledged receipt of copy, is an affidavit of personal service.

S.B. 674—CUNNINGHAM. (Jud.) Amends Sec. 1238.1, C. C. P., re eminent domain, making no substantive change.

S.B. 675—CUNNINGHAM. (Jud.) Amends Sec. 1238.5, C. C. P., re eminent domain, making no substantive change.

S.B. 676—CUNNINGHAM. (Jud.) Amends Sees. 605, 607, and 608, Prob. C., re inheritance tax appraisers.

Eliminates discretionary power of court to appoint, instead of one inheritance tax appraiser, three persons, one of them an inheritance tax appraiser, any two of whom, if one of them is such inheritance tax appraiser, may act.

Specifies that value of each item on inventory which appraiser must set down is the value at the time of death of the decedent.

S.B. 677—CUNNINGHAM. (Trans.) Amends Sec. 422.5, Veh. C., re establishing financial responsibility for vehicle accidents.

Provides that if insurer under insurance policy or bond given as proof of financial responsibility disclaims liability thereon, the Department of Motor Vehicles shall notify insured and provide opportunity to show liability of insurer, and shall not suspend his driver's license if his claim of financial responsibility was made in good faith and not wholly without merit and if he can show future financial responsibility.

S.B. 678—CUNNINGHAM. (Jud.) Amends Sec. 842, Prob. C., to provide that at hearing on petition for order authorizing executor or administrator to execute particular lease, court shall entertain and consider other offers to lease same property on more favorable terms and may authorize such other lease.

S.B. 679—CUNNINGHAM. (Jud.) Amends Sec. 184, Gov. C., re eminent domain, making no substantive change.

S.B. 680—CUNNINGHAM. (Jud.) Amends Sec. 950, Prob. C., re preference of claims against estate of decedent.

Provides that judgments that are liens are included in the same class with mortgages and other liens, and judgments that are not liens, rendered against decedent in his lifetime, are included in the next and last class of debts, in the order of preference of classes of debts, with "all other demands against the estate" not otherwise provided for, whereas at present all judgments are in one class, between "mortgages and other liens" and "all other demands."

S.B. 681—CUNNINGHAM. (Jud.) Amends Sec. 1238.2, C. C. P., re exercise of eminent domain for a farmers' free market, making no substantive change.

S.B. 682—CUNNINGHAM. (Jud.) Amends Sec. 634, and adds Sees. 634.4, 634.5, and 634.6, C. C. P., re findings, conclusions of law, and judgments, in civil actions.

Requires filing of any proposed findings, provides they may not be signed by court for six rather than five days, permits court to order shorter period for good cause, and makes requirements mandatory and jurisdictional. If findings and conclusions of law

required, requires prevailing party to serve and file proposed findings, conclusions, and judgment in 10 days after decision; if not, proposed judgment in five days. Permits opponent to object within five days of service and obtain hearing. Permits court to amend findings and judgment within 10 days of entry. Provides failure of opponent to object to findings or move for judgment, does not waive insufficiency of evidence to support findings.

S.B. 683—CUNNINGHAM. (Jud.) Amends Sec. 1238.3, C. C. P., re exercise of eminent domain for expansion of nonprofit hospitals, making no substantive change.

S.B. 684—CUNNINGHAM. (Jud.) Amends Secs. 4019 and 4019.2, Pen. C., to extend good conduct and work performance time credit provisions to prisoners under judgment of fine with imprisonment until fine is paid.

S.B. 685—CUNNINGHAM. (Trans.) Adds Sec. 486, amends Secs. 488 and 488.5, Veh. C., re vehicle accident reports.

Requires peace officer investigating accident to prepare prescribed report, and requires filing of report within 48 hours with police department or California Highway Patrol.

Makes entire report available to certain interested persons, instead of limited information presently available from California Highway Patrol.

Deletes requirement that upon termination of criminal proceedings or elapse of six months, factual data gathered by peace officers and witness statements, except reports signed by drivers, be available to certain interested parties.

S.B. 686—CUNNINGHAM. (Jud.) Amends Sec. 689, C. C. P., re claims of third parties to property levied upon by execution, attachment, or garnishment.

Extends procedures for asserting and determining such claims to intangible property and property levied upon but not in actual possession of levying officer.

S.B. 687—CUNNINGHAM. (Jud.) Adds Secs. 545.1, 545.2, and 545.3, and amends Sec. 717.1, C. C. P., re attachment and execution.

Provides that in proceeding for examination of garnishee or defendant no person may be required to attend before judge or referee outside of county in which he resides or has business unless distance to place of trial is less than 100 miles from place of residence or business, and makes same provision with respect to examination of judgment debtor and debtor of judgment debtor in proceeding supplemental to execution.

Provides for issuance of order of examination of garnishee or defendant in county of his residence or business when action is pending in other county.

Provides that witnesses may be required to appear in proceeding for examination of garnishee or defendant.

S.B. 688—CUNNINGHAM. (Jud.) Adds Sec. 1181.5, Pen. C., re new trial in criminal proceedings when impossible to have transcribed report.

Grants trial court, reviewing court or judge thereof power to order a new trial if a transcript of the first trial is not available because of death or disability of a reporter of the trial, or because of loss or destruction in whole or in substantial part of the notes of a reporter.

Provides for new trial on those grounds even if a prior motion for new trial has been made and if an order has or has not been issued on prior motion.

S.B. 689—BEARD. (Jud.) Amends Secs. 422 and 423, Prob. C., to permit appointment of nonresident as administrator of estate.

S.B. 690—CUNNINGHAM (Departmental). (Inst.) Repeals Sec. 1126, W. & I. C., re merit system at Ventura School for Girls.

Eliminates requirement that there be at Ventura School for Girls system of marking based upon merit or attainments and general conduct, to enable girls to obtain parole and honorable discharge.

S.B. 691—CUNNINGHAM (Departmental). (Inst.) Amends Sec. 1000, W. & I. C., re jurisdiction of Department of Youth Authority.

Revises and restates provision defining jurisdiction of Department of Youth Authority to omit references to specific institutions contained therein.

S.B. 692—CUNNINGHAM (Departmental). (Inst.) Amends Sec. 957, W. & I. C., re claims by counties for state reimbursement for one-half of cost of maintaining child in juvenile home or camp.

Provides for adjustment of current claim to cover erroneous claims in prior fiscal years.

S.B. 693—CUNNINGHAM (Departmental). (Inst.) Amends Sec. 1767.5, W. & I. C., re charges for care of Youth Authority parolees.

Eliminates maximum prescribed for amounts which Youth Authority may pay private home for care of person committed to authority and paroled to such private home, leaving rates to discretion of Department of Finance.

S.B. 694—CUNNINGHAM (Departmental). (Jud.) Amends Sec. 17, Pen. C., re definition of felony.

Eliminates special rules determining whether offense punishable alternatively by imprisonment in state prison or fine or imprisonment in county jail is felony or misdemeanor when defendant is committed to Youth Authority.

S.B. 695—CUNNINGHAM (Departmental). (Jud.) Adds Sec. 1752.9, W. & I. C., re conferences of county probation officers and expenses thereof.

Grants Director of Youth Authority the power to call up to two meetings a calendar year of all or a part of the county probation officers. Makes expenses of such officers in traveling to and from, and in attending such meetings, a county charge.

S.B. 696—CUNNINGHAM (Departmental). (Jud.) Amends Sec. 1770, W. & I. C., re age for discharge of persons committed to Youth Authority.

Changes mandatory time of discharge of misdemeanant committed to Youth Authority from expiration of two years or twenty-third birthday, whichever is later, to twenty-fifth birthday.

S.B. 697—CUNNINGHAM (Departmental). (Jud.) Amends Sec. 553, W. & I. C., re juvenile detention facilities.

Requires board of supervisors to establish separate facilities in juvenile halls and detention homes for unfortunate persons.

S.B. 698—CUNNINGHAM (Departmental). (Jud.) Repeals various Secs., W. & I. C., re powers of Youth Authority.

Eliminates provisions authorizing Youth Authority to establish forestry camps in connection with Preston School of Industry, Fred C. Nelles School for Boys, and Ventura School for Girls.

Repeals provisions authorizing Youth Authority to take and dispose of gifts or bequests of money or personal property made for use of Preston School of Industry, Whittier State School, or Fred C. Nelles School for Boys; requiring military drill and discipline at Preston School of Industry; and authorizing Youth Authority to pay to inmates of Ventura School for Girls small weekly or monthly sums in lieu of clothing and other necessary articles to promote discipline and training.

Repeals provisions authorizing arrest and return, upon written request or order of Director of Youth Authority, of escapees from Preston School of Industry, Ventura School for Girls, or while on parole; prescribing punishment for person assisting or concealing escapee from Fred C. Nelles School for Boys; and authorizing Director of Youth Authority to establish and maintain parole headquarters, and, when directed to do so by Youth Authority, to advance money and assistance to persons on leave of absence, parole, or discharged from state schools.

S.B. 699—CUNNINGHAM (Departmental). (Jud.) Amends Sec. 1755.5, W. & I. C., re transfer of Youth Authority wards.

Authorizes Youth Authority to transfer any person subject to its control, rather than only males over 18, to any institution under jurisdiction of Department of

Corrections, instead of to Medical Facility or California Institution for Men, without restriction as to purpose of transfer, instead of for general study, diagnosis, and treatment or any of them.

Requires, rather than permits, Director of Corrections to receive and keep persons so committed to it.

**S.B. 700—ED. C. JOHNSON.** (F. & G.) Amends Sec. 1250, F. & G. C., re fully protected mammals.

Removes commission's power to modify fully protected status of spotted fawn, spike buck, and mountain sheep.

To take effect immediately, urgency measure.

**S.B. 701—ED. C. JOHNSON.** (F. & G.) Adds Secs. 1273, 1274, 1277.1, 1277.2, and 1277.3, F. & G. C., re deer management.

Authorizes commission to designate deer herd units based on particular deer herd and provide for deer hunting based on the area of such units.

To take effect immediately, urgency measure.

**S.B. 702—ED. C. JOHNSON.** (F. & G.) Adds Art. 3, Ch. 1, Div. 6, F. & G. C., re federal aid.

Limits use of federal wildlife and fish restoration aid funds for investigational projects to 25 percent of any year's federal-state allocation.

**S.B. 703—ED. C. JOHNSON.** (F. & G.) Amends Secs. 1451 and 1465, F. & G. C., authorizing Wildlife Conservation Board to study methods of improving sport fishing conditions in ocean waters through marine fisheries branch of the department, allocations not to exceed \$100,000 per fiscal year.

**S.B. 704—ED. C. JOHNSON.** (F. & G.) Amends Sec. 1347, F. & G. C., re taking of elk, to delete \$10 license and \$1 application fee and substitute unspecified license fee.

**S.B. 705—ED. C. JOHNSON.** (F. & G.) Amends, adds, and repeals various sections, F. & G. C., re hunting licenses and hunting license tags.

Provides for examination prior to issuance of hunting license by Department of Motor Vehicles examiner for drivers' licenses. Prescribes nature of the examination. License issued by Department of Fish and Game on completion of examination. License tags issued by department.

**S.B. 706—ED. C. JOHNSON.** (F. & G.) Adds Sec. 10.5, F. & G. C., re orders of Fish and Game Commission.

Provides all general regulatory orders of commission in effect on effective date of section are incorporated as provisions of code and may only be modified by act of Legislature.

**S.B. 707—ERHART.** (Pub. H. & S.) Amends Sec. 15013, H. & S. C., to redefine "dormitory," as used in State Housing Act, to mean room occupied by more than four, rather than two, guests.

**S.B. 708—ERHART (Departmental) (Ed.)** Amends Sec. 20345.4, Ed. C., re residence requirements of state colleges, making no substantive change.

**S.B. 709—SUTTON.** (Nat. Res.) Amends Ch. 29, Stats. 1956 (1st Ex. Sess.), and amends Secs. 5014, 5014.2, and 6816, adds Art. 1.5, Ch. 3, Pt. 2, Div. 6, and repeals Secs. 5014.1, P. R. C., re disposition of revenues accruing from state lands and Long Beach tide and submerged lands.

Creates Natural Resources Fund, substitutes that fund for Investment Fund into which flows State's share of oil and gas revenues from tide and submerged lands granted to City of Long Beach, and abolishes Investment Fund.

Creates State Beach and Park Fund, substitutes that fund for State Beach Fund and State Park Fund, and abolishes latter two funds.

Provides that proceeds from royalties and drilling bonuses accruing from leasing of state lands for extraction of oil and gas shall be deposited in Natural Resources Fund rather than State Lands Act Fund.

Appropriates \$1,000,000 out of Natural Resources Fund for support of State Lands Commission, and provides for allocation, when specifically appropriated by Legislature, of remaining balance to various new funds pursuant to prescribed allocation formulas, including allocations to a Regional and County Allocation Reserve Fund for acquisition, development, and maintenance of recreational areas of regional or county character approved by Department of Finance, by counties and regional park districts.

S.B. 710—SUTTON. (Nat. Res.) Adds Art. 7, Ch. 1, Div. 5, P. R. C., re reservoir recreation areas.

Declares public policy of State that recreation is to be considered a primary function of large reservoirs, except domestic water supply terminal reservoirs, and that such function is of state interest until study and evaluation determines otherwise.

Requires Division of Beaches and Parks, Department of Natural Resources, to study recreation potential of large reservoir projects, in cooperation with board or boards of supervisors of county or counties wherein reservoir located, and, if development of state recreation area deemed advisable, to develop and organize project proposal and present it to Department of Finance for approval and thereafter, present it, with comments of Department of Finance, to Legislature for authorization and appropriation of funds.

S.B. 711—SUTTON. (Trans.) Adds Sec. 144.5, S. & H. C., to permit use of median area between widely separated roadways of divided highway for construction of roadside rests if Department of Public Works approves.

S.B. 712—SUTTON. (Nat. Res.) Amends Sec. 5077, P. R. C., re riding and hiking trails.

Grants right of eminent domain for acquisition of riding and hiking trails within a county if owners of 75 percent of lands to be taken sign agreements for trail easements.

S.B. 713—SUTTON. (Nat. Res.) Amends Sec. 5502, P. R. C., deleting requirement that territory in proposed regional park district be within existing municipal utility district.

S.B. 714—SUTTON. (Gov. Eff.) Appropriates \$250,000 to State Highway Commission for establishment of prison labor camp for prisoners employed by Department of Public Works in construction of access road from North Grove to South Grove in Calaveras Big Trees State Park.

S.B. 715—SUTTON. (Nat. Res.) Appropriating \$200,000 from State Park Fund to Division of Beaches and Parks for development of Hearst Castle property when acquired as state park.

S.B. 716—SUTTON. (Nat. Res.) Adds Art. 1.5, Ch. 1, Div. 5, P. R. C., re State Park Acquisition Advisory Committee.

Declares necessity for and establishes committee composed of 40 members appointed by and serving at pleasure of Governor.

Requires committee to study, analyze, and evaluate criteria for state parks and proposals for additions to state parks and to report its findings to Governor, State Park Commission, and to Legislature.

Appropriates \$28,000 for support of committee.

S.B. 717—SUTTON. (Nat. Res.) Adds Sec. 515, P. R. C., re State Natural Resources Advisory Committee.

Establishes committee in Department of Natural Resources, composed of representatives from designated state agencies.

Declares authority of committee is limited to advisory and informational activities.

Requires committee to concern itself with proposals, programs, activities, and courses of action of several constituent agencies in field of public recreation which may affect or limit other programs of individual agencies in field of public recreation and conservation, development, exploitation, or regulation of natural resources of State.

Appropriates \$100,000 to be expended during 1957-1958 Fiscal Year for operation of committee.

S.B. 718—SUTTON. (Trans.) Appropriates \$2,500,000 from State Park Fund to Department of Public Works for construction of road between North and South Calaveras Big Trees Groves.

S.B. 719—GRUNSKY (Departmental). (F. I.) Repeals Sec. 922, and amends various secs., Ins. C., repealing obsolete provisions and making technical changes.

S.B. 720—GRUNSKY (Departmental). (F. I.) Amends Secs. 1664 and 1705.2, and adds Secs. 1720.14, 1780, 1822, and 12282, Ins. C., re addresses of insurance dealers.

Extends requirement that agent, broker, or solicitor furnish office address to commissioner, to applicants for licenses. Makes requirement as extended applicable to analysts, surplus line brokers, bail licensees, and motor club agents.

S.B. 721—GRUNSKY (Departmental). (F. I.) Amends Sec. 1677.5, Ins. C., re certificates of convenience.

Permits issuance of certificate to guardian of estate of incompetent agent or broker permitting carrying-on of business for one year if business is not disposed of, or competency restored.

S.B. 722—DOLWIG (Departmental). (Trans.) Amends Sec. 30218, S. & H. C., to permit reserve funds under California Toll Bridge Authority Act to be set up out of proceeds of bonds.

S.B. 723—DOLWIG. (Trans.) New act, the West Bay Rapid Transit Authority Act.

Creates authority to act as a public corporation with power to acquire or construct and operate a rapid transit system in Counties of Santa Clara and San Mateo and City and County of San Francisco. Membership to consist of chairmen of boards of supervisors plus one additional member of San Francisco board of supervisors.

Subjects rates and charges of authority to jurisdiction of Public Utilities Commission.

Authorizes authority to issue revenue bonds for its purposes.

Requires authority to pay each taxing jurisdiction in which its property is located an amount equal to the property taxes it would pay if its property were taxable.

S.B. 724—DOLWIG. (Trans.) Appropriates \$100,000 for support of West Bay Rapid Transit Authority created by S.B. 723 to be repaid upon issue of revenue bonds.

S.B. 725—DOLWIG. (Trans.) Adds Art. 6, Ch. 1, Div. 1, S. & H. C., re proceedings for freeway location, relocation, and construction.

Requires Department of Public Works to confer with governing body and planning commission of each city and county as well as districts. Also requires Department of Public Works to hold public hearings in area affected and thereafter notify governing bodies of cities and counties of proposed departmental recommendation to California Highway Commission.

Requires California Highway Commission to hold public hearing in Sacramento at which it may approve recommendation of department, any alternative submitted by department, or any modification of either.

S.B. 726—DOLWIG. (Trans.) Amends Sec. 407, S. & H. C., to provide portion of State Highway Route 107 is from Route 68 near Palo Alto to Route 239 near Woodside rather than from Route 68 near Redwood City to Route 55 via Woodside.

S.B. 727—DOLWIG. (Gov. Eff.) Adds Title 7.5 to Gov. C., re San Francisco Bay Area Authority.

Creates in State Government the San Francisco Bay Area Authority consisting of two members each from San Francisco and Alameda and one member from each of the counties of Santa Clara, San Mateo, Contra Costa, Solano, Napa, Sonoma and Marin. Members to be appointed by Governor for term of four years.

Prescribes qualifications and duties of members, and powers, duties and functions of the authority and designates Attorney General as legal counsel for the authority.

Provides authority shall succeed to rights, powers, duties, responsibilities, properties, funds, and appropriations of California Toll Bridge Authority and be substituted for it in any pending suits or judicial proceedings.

Appropriates \$50,000 to pay expenses incurred in connection with bonds of the authority.

**S.B. 728—DOLWIG.** (Ed.) Adds Art. 8, Ch. 3, Div. 9, Ed. C., re leases and purchases of school buildings.

Authorizes school districts to contract with person, firm or corporation to construct school building to be leased to district with building and site title vesting in district at end of lease. Provides for election for increase in district tax rate for purpose of lease. Provides that 60 percent of payments under agreement constitute outstanding bonded indebtedness for determining bonding capacity of district. Requires buildings to be constructed in conformity with laws re school building construction. Requires general prevailing wage rate provision in agreement. In effect until ninety-first day after final adjournment of 1961 Regular Session.

**S.B. 729—DOLWIG.** (Jud.) Adds Sec. 1254.5, C. C. P., re condemnation of property for state highway purposes.

Provides that after money has been deposited in court as security for taking of such property, upon application of the party owning property the court shall order an amount equal to 75 percent of the deposit paid to him. Receipt for such money constitutes a waiver to all defenses except with respect to ascertainment of value of property, and title to property or interest vests in State at time of payment. Amount so paid shall be credited on any judgment and shall be considered payment as of date of withdrawal so no interest shall be payable on amount so withdrawn after withdrawal. Any amount in excess of amount he is finally determined to be entitled to shall be returned and court shall enter judgment therefor against defendant.

**S.B. 730—DOLWIG.** (Jud.) Adds Sec. 1255.5, C. C. P., re costs in eminent domain proceedings.

Provides owner of property taken for state highways have costs, including attorney and appraisal witness fees, if award more than last offer.

**S.B. 731—DOLWIG.** (Jud.) Adds Sec. 1845.5, C. C. P., re testimony in eminent domain proceedings.

Permits witness to testify on direct examination to his knowledge of amounts paid for comparable property, to qualify to testify as to value of property or interest to be taken.

**S.B. 732—DOLWIG.** (L. Gov.) Amends Sec. 22102, Ed. C., re county free libraries.

Allows establishment of library at any place in county, rather than at county seat.

**S.B. 733—DOLWIG.** (Jud.) Adds Sec. 68546, Gov. C., re municipal court judges.

Permits Chairman of Judicial Council to appoint municipal court judge to sit in another municipal court when judge thereof is ill or on vacation, or calendar is congested.

**S.B. 734—DOLWIG.** (L. Gov.) Amends Sec. 73521, Gov. C., to increase number of judges in Burlingame-San Mateo Municipal Court from one to two.

**S.B. 735—DOLWIG.** (F. I.) Amends Sec. 1562, Fin. C., re deposits of trust funds.

Provides "bank authorized to engage in trust business" rather than "trust department of any bank" may deposit trust funds in any state or national bank subject to pledge of securities if depositor is same or controlling corporation or association.

S.B. 736—DOLWIG. (Trans.) Amends Sec. 8352, adds Secs. 8357.7, 8358.5, 8358.7, R. & T. C., re motor vehicle fuel tax.

Appropriates for apportionment among counties that portion of Motor Vehicle Fuel Fund attributable to taxes imposed in respect to fuel used in propelling boats required to be registered with county assessor. Apportionment to be on basis of ratio of registered boats in county to total boats registered in all counties, and only to counties with harbor facilities for such boats.

Provides for payment of amounts appropriated into special county harbor fund, for expenditure for harbor facilities, capital outlay and maintenance.

Provides for payment of 50 percent of county apportionment to city within county with harbor facilities for expenditure on such facilities.

S.B. 737—BYRNE (Departmental). (Agr.) Amends Sec. 205.5, Ag. C., to continue State Livestock Sanitary Committee until ninety-first day after final adjournment of 1959 Regular Session.

S.B. 738—BYRNE (Departmental). (Agr.) Amend Sec. 207.6, Ag. C., to continue director's authority to pay full appraised value for diseased animals destroyed until ninety-first day after final adjournment of 1959 Regular Session.

S.B. 739—BYRNE (Departmental). (Gov. Eff.) Amends Sec. 20320, Gov. C., excluding from membership in State Employees' Retirement System student assistants in state colleges and student aids in special schools of Department of Education.

S.B. 740—BYRNE (Departmental). (Gov. Eff.) Amends Sec. 20009.1, Gov. C., re State Employees' Retirement System.

Defines "public agency" as used in State Employees' Retirement Law to include state college auxiliary organization or student body association established under Art. 2, Ch. 2, Div. 10, Ed. C.

S.B. 741—BYRNE (Departmental). (Gov. Eff.) Amends Sec. 1372, Fin. C., re investment of funds of retirement systems.

Permits 20 percent rather than 10 percent of assets of State Employees' Retirement System, Legislators' Retirement System, and State Teachers' Retirement System to be invested in securities other than corporate shares whether or not such securities are authorized investments for savings banks.

S.B. 742—BYRNE (Departmental). (F. I.) Amends Sec. 1760.5, Ins. C., re reinsurance.

Provides reinsurance may be placed with nonadmitted insurer only through special lines' surplus line broker or by officer of admitted insurer which cedes reinsurance and pays no brokerage commission thereon.

S.B. 743—BYRNE (Departmental). (F. I.) Adds Sec. 1738, Ins. C., re failure of agent or broker to maintain records.

Authorizes commissioner to order agent or broker he has good cause to believe has not maintained complete records to establish and complete records within 60 days. Makes noncompliance grounds for revocation of license in proceeding conducted in accordance with Administrative Procedure Act.

S.B. 744—BYRNE (Departmental). (F. I.) Adds Sec. 1733.5, Ins. C., re certificates of convenience.

Provides for automatic suspension of certificate of convenience upon filing of statement of issues specifying grounds for denial, in administrative proceeding on application for license, and terminates such certificate on date of denial of such application.

S.B. 745—BYRNE (Departmental). (Ed.) Amends Sec. 20302, Ed. C., re state colleges, making no substantive change.

**S.B. 746—COBEY.** (Jud.) Adds Sec. 1043, Prob. C., re estates of nonresidents.

Establishes procedure by which executor or administrator of estate of nonresident may collect claim or receive personal property of decedent in this State, including notice he must publish and other conditions precedent to payment of debt or delivery of property to him.

**S.B. 747—COBEY.** (Wat. Res.) New act. Creates Northern California Water Conservation District, and defines powers of and provides for governmental management and operation of district.

**S.B. 748—ROBERT I. McCARTHY.** (Jud.) Adds Sec. 124.1, C. C. P., re use of cameras, radio, and television in courts.

Requires a court to permit use of camera in courtroom by newsmen and broadcasts of trial or proceeding by radio or television stations, granting court power to locate equipment so used.

Exempts divorce or seduction cases.

**S.B. 749—ROBERT I. McCARTHY.** (Ed.) Amends Secs. 7101.1, 7101.2, and 7101.5, Ed. C., re cost of education of blind children.

Adds costs to school districts or county school service funds of Braille books, sound recordings and special supplies for blind pupils, to costs for which Superintendent of Public Instruction shall allow additional funds.

Increases total amount allowable to school districts and county superintendents of schools for readers provided blind pupils and costs of Braille books, sound recordings and special supplies from \$20,000 to \$40,000.

**S.B. 750—ROBERT I. McCARTHY.** (Ed.) Adds Secs. 26000-26008, incl., Ed. C., re vocational training and employment of blind.

Establishes Bureau of Vocational Rehabilitation for the Blind in Division of Special Schools and Services in Department of Education, to be sole agency to administer rehabilitation services for the blind. Requires bureau to be headed by chief directly responsible to Chief of Division of Special Schools and Services. Requires bureau to provide intensive programs, services, and equipment for rehabilitation, and for making blind persons self-supporting. Defines "blindness." Prohibits denial of services to blind person of age 16 or more except services for which federal law requires a determination of financial need as condition to reimbursement to State. Requires bureau to employ large proportion of qualified blind persons. Requires Director of Education to appoint board of review to hear appeals of applicants for vocational rehabilitation services. Makes decision of board binding on bureau. Requires State Treasurer to receive and provide custody for money appropriated for purposes of act and money received by bureau.

**S.B. 751—ROBERT I. McCARTHY.** (Jud.) Amends Sec. 751a, C. C. P., re adjudication of identity of person from whom title to or interest in property passes.

Provides that procedure for adjudication of identity of person who acquires interest in property under one name and from whom interest passes under another name applies in situation where right, title, or interest of person in real property has been divested by judgment or decree or otherwise, as well as situations now provided for.

**S.B. 752—ABSHIRE** (Departmental). (Agr.) Amends Sec. 1286, Ag. C., re cooperation by Director of Agriculture in marketing programs, to authorize cooperation with enumerated federal, state, local organizations.

**S.B. 753—ABSHIRE** (Departmental). (Agr.) Adds Sec. 122.5, Ag. C., re standards of cleanliness for plants or articles subject to infection or infestation by pests.

Authorizes director to establish such standards and provide for certification of conformance thereto by agricultural commissioner of county of origin; and to provide for qualification of areas where standards are maintained and for certificate by commissioner of shipments originating in such areas. Authorizes commissioner of county of destination to waive notification and inspection of shipments bearing either of such certificates.

S.B. 754—ABSHIRE (Departmental). (Agr.) Amends Sec. 139.5, Ag. C., re disease-carrying field rodents.

Requires, for purposes of undertaking cooperative efforts in suppression of field rodents, a report that such rodents carry or merely are likely to carry diseases or vectors of diseases.

S.B. 755—ABSHIRE (Departmental). (Agr.) Amends Secs. 1261 and 1262, Ag. C., re produce dealers.

Revises exemption to provisions governing produce dealers to make exemption inapplicable to retail merchants engaged in the business of making wholesale sales of farm products purchased from producers, rather than all who so sell at wholesale.

S.B. 756—ABSHIRE (Departmental). (Agr.) Repeals and adds Sec. 1153, Ag. C., re agricultural information services.

Deletes Bureau of Correspondence and broadens information collection and dissemination services to be furnished by Director of Agriculture.

S.B. 757—ABSHIRE. (Nat. Res.) New act, re Jack London Home.

Authorizes State Park Commission to acquire, restore, improve, maintain and operate Jack London Home as state historical monument and portion of State Park System.

Appropriates unspecified amount from State Park Fund for such purposes.

S.B. 758—ABSHIRE. (Wat. Res.) Amends Sec. 11200, adds Art. 9.6, Ch. 2, Pt. 3, Div. 6, Wat. C., to add North Bay Aqueduct to state-authorized Central Valley Project.

S.B. 759—ABSHIRE. (Wat. Res.) Amends Sec. 11200, adds Art. 9.6, Ch. 2, Pt. 3, Div. 6, Wat. C., to add North Bay Aqueduct to state-authorized Central Valley Project and to appropriate unspecified sum for preliminary expenses re such aqueduct.

S.B. 760—ABSHIRE. (L. Gov.) Amends Sec. 203.6, W. & I. C., re establishment of county hospital trust fund.

Authorizes Sonoma County, as well as counties of 40th to 58th class, to establish special fund to contain deposits voluntarily made by patients entering county hospital.

S.B. 761—ABSHIRE. (Jud.) Amends Sec. 29323, Gov. C., re bonds of county officers, making no substantive change.

S.B. 762—BERRY. (L. Gov.) Amends Sec. 28142, Gov. C., changing fees of grand and superior court trial jurors in El Dorado County to unspecified amount.

S.B. 763—BERRY. (L. Gov.) Amends Sec. 28152, Gov. C., changing compensation of Amador County jurors to unspecified amount.

S.B. 764—BERRY. (L. Gov.) Amends Sec. 452, Ed. C., changing annual salary of Amador County superintendent of schools to unspecified amount.

S.B. 765—BERRY. (L. Gov.) Amends Sec. 442, Ed. C., changing annual salary of El Dorado County superintendent of schools to unspecified amount.

S.B. 766—WILLIAMS. (Rev. & Tax.) Repeals Secs. 23705, 23772.5, amends Sec. 23772, R. & T. C., re bank and corporation taxes.

Provides for loyalty declaration in case only of incorporated organization claiming exemption, existing declaration requirement being applicable to unincorporated as well as incorporated organizations.

Makes requirement for filing of annual information returns applicable only to specified exempt incorporated organizations with gross income exceeding \$25,000, present requirement extending to unincorporated as well as incorporated organizations.

Requires filing of loyalty declaration and information returns on or before fifteenth day of fifth calendar month following close of income year.

S.B. 767—GIBSON (Departmental). (Assembly Trans. & C.) Amends various Secs., S. & H. C., to revise routes of state highways.  
To take effect immediately, urgency measure.

S.B. 768—DOLWIG (Departmental). Adds Sec. 559, S. & H. C., to add Route 239 from point on Route 56 near Daly City to point on Route 2 near San Jose.

Chapter 23, Statutes of 1957, approved February 4, 1957, in effect immediately.

S.B. 769—DOLWIG. (L. Gov.) Amends Secs. 73522 and 73523, adds Sec. 73525, Gov. C., re Burlingame-San Mateo municipal court.

Changes clerk's annual salary to unspecified amount. Changes certain attaches minimum monthly salary to unspecified amount.

Allows salary adjustments to equalize compensation of municipal court employees with that paid county employees with commensurate duties and responsibilities; the effect of such adjustments is limited to 90 days after adjournment of 1958 Regular Session.

S.B. 770—DOLWIG. (L. Gov.) Amends Secs. 74302 and 74303, adds Sec. 74305, Gov. C., re San Carlos-Redwood City municipal court.

Changes clerk's annual salary to unspecified amount. Changes beginning salary of chief deputy clerk to unspecified amount.

Allows salary adjustments to equalize compensation of municipal court employees with that paid county employees with commensurate duties and responsibilities; the effect of such adjustments is limited to 90 days after adjournment of 1958 Regular Session.

S.B. 771—DOLWIG. (L. Gov.) Amends Secs. 73602 and 73603, adds Sec. 73605, Gov. C., re Daly City-South San Francisco municipal court.

Changes clerk's annual salary to unspecified amount. Changes beginning salary of class II deputy clerks to unspecified amount.

Allows salary adjustments to equalize compensation of municipal court employees with that paid county employees with commensurate duties and responsibilities; the effect of such adjustments is limited to 90 days after adjournment of 1958 Regular Session.

S.B. 772—RICHARDS. (Pub. H. & S.) Amends Sec. 4201, H. & S. C., re granting of franchises by counties for collection, disposal, or destruction of rubbish and garbage.

Authorizes county to award franchise to lowest qualified, rather than best, bidder.

S.B. 773—RICHARDS. (L. Gov.) Amends Sec. 54516.2, Gov. C., re contracts for management and operation of enterprises of local agencies.

Requires legislative body to let contract to lowest qualified, rather than best responsible, bidder.

S.B. 774—RICHARDS. (L. Gov.) Amends Secs. 17244, 17245, 17247 and 17249, Gov. C., re sale of reimbursement and refunding warrants by State.

Provides for fixing of interest in accordance with lowest rather than best bid and for sale to lowest qualified bidder rather than best bidder.

S.B. 775—RICHARDS (Departmental). (Trans.) Amends and repeals various secs., S. & H. C., to revise state highway routes.

S.B. 776—RICHARDS (Departmental). Adds Sec. 560, S. & H. C., to add State Highway Route 240 from Route 4 near Glendale to Route 26 near east boundary of Los Angeles County.

Chapter 24, Statutes of 1957, approved February 4, 1957, in effect immediately.

S.B. 777—JOHN F. McCARTHY. (Trans.) Adds Sec. 219.3, Pen. C., making it misdemeanor to drop or throw object or missile from toll bridge or from aircraft when within 1,000 feet of toll bridge.

S.B. 778—JOHN F. McCARTHY. (Trans.) Adds Sec. 27177.5, S. & H. C., to permit bridge and highway districts to maintain towing service on vehicular crossings under their jurisdiction and to prescribe and collect reasonable rates therefor.

S.B. 779—BREED (Departmental). (Trans.) Amends Sec. 607.6, Veh. C., re disabled vehicles on vehicular crossings.

Authorizes Department of Public Works to tow disabled vehicles off vehicular crossings constructed or acquired under California Toll Bridge Authority Act to certain designated places and leave in custody of owner or operator as an alternative to leaving on property of California Toll Bridge Authority; and to change tires in addition to supplying gas.

S.B. 780—BREED (Departmental). (B. & P.) Amends Sec. 11590, B. & P. C., re street and highway dedications under Subdivision Map Act.

Permits offer of dedication for street or highway purposes to include access rights to such street or highway from any property shown on final map or record of survey map as abutting thereon, which, if accepted, will effectively vest in agency having jurisdiction over street or highway all abutter's rights of access thereto.

S.B. 781—BREED (Departmental). (Trans.) Amends Secs. 182 and 183 and repeals Secs. 180 and 181, S. & H. C., re state highway funds.

Abolishes State Highway General Fund. Provides for transfer to or deposit in State Highway Fund of contributed money to be used for purposes authorized by state agency for which appropriation made or by agreement with contributor. Requires approval of Department of Finance as to deposit of state appropriations in State Highway Fund.

Permits Department of Public Works to expend such money for purposes authorized without regard to fiscal years; and to advance money from said fund for such purposes when money to be deposited by other agencies is not deposited in said fund in advance of work being done.

S.B. 782—BREED. (Gov. Eff.) Amends Sec. 1170, H. & N. C., to increase rate of bar pilotage through Golden Gate and into or out of Bays of San Francisco, San Pablo, and Suisun from \$5.75 to \$6 per draft foot of vessel's deepest draft.

S.B. 783—SUTTON. (Wat. Res.) Adds Sec. 10507, Wat. C., re appropriation of water.

Declares policy to encourage operation of family-sized farms, and makes priority of state filings inapplicable to permit application for three cubic feet per second of water for domestic, agricultural or other beneficial use on tract of land under single ownership and operation for at least two years immediately preceding application date.

S.B. 784—SUTTON. (Trans.) Amends Sec. 347, S. & H. C., to revise portion of State Highway Route 47 from Orland to Chico to be from Route 1 near Longvale to Chico via Covelo, Mendocino Low Gap, Paskenta, and Orland.

S.B. 785—HAROLD T. JOHNSON. (F. & G.) Adds Sec. 15.5, F. & G. C., to prohibit Fish and Game Commissions from restricting water to fishing by artificial lure only.

S.B. 786—HAROLD T. JOHNSON (Departmental). (Trans.) Repeals Sec. 546, S. & H. C., re state highway route from Nevada state line across Sierra Nevada Mountains into San Francisco Bay area.

S.B. 787—HAROLD T. JOHNSON (Departmental). (Trans.) Adds Sec. 143.15, S. & H. C., to provide in state highway construction contracts covering more than one fiscal year for limitation on amounts that will be paid to contractor during each fiscal year and providing for Department of Public Works budgeting of such contracts in accordance with amounts payable in each year.

S.B. 788—FARR. (Inst.) Adds Secs. 1752.1, 740.6, W. & I. C., re placement of juvenile court wards in diagnostic and treatment facilities maintained by Youth Authority.

Authorizes Director of Youth Authority, with approval of Director of Finance, to contract with counties for furnishing by the Authority of diagnostic and treatment services for selected cases of juvenile court wards eligible for commitment to

Authority. Requires counties to reimburse State for cost of such services, as determined by Director of Finance.

Authorizes juvenile court to make temporary commitments, not to exceed 90 days, to diagnostic and treatment centers of Youth Authority, and to include in its order requirement that Youth Authority report to court its findings and recommendations concerning minor within commitment period. Requires Youth Authority to accept persons so committed to it if county contract exists; it believes that person committed can be materially benefited; and it has adequate facilities.

Provides that probation officer, or other peace officer designated, shall execute order of court placing minor in diagnostic and treatment center and returning him to court; expenses to be a charge against county in which court is situated.

**S.B. 789—FARR.** (L. Gov.) Amends Sec. 5175, W. & I. C., re public guardians.

Allows board of supervisors of any county, rather than any county with 1,000,000 or more population, to create office of, and appoint person as, public guardian.

**S.B. 790—FARR.** (Soc. Wel.) Amends Sec. 104.5, W. & I. C., re social welfare hearings.

Requires Department of Professional and Vocational Standards, rather than State Social Welfare Board, to designate hearing officers to conduct hearings and appeals in welfare cases, and requires that persons designated be hearing officers responsible to Department of Professional and Vocational Standards.

**S.B. 791—FARR.** (Ed.) Amends Sec. 13583, Ed. C., re dismissal of probationary employees of school districts.

Prohibits dismissal of such employees except for cause.

**S.B. 792—FARR.** (L. Gov.) Amends Sec. 65020, Gov. C., re Local Planning Advisory Committee.

Deletes requirements that persons appointed by Governor to such committee be first recommended by officers of private organizations.

**S.B. 793—FARR.** (Jud.) Amends Sec. 1203.2, Pen. C., re vacating of order revoking probation.

See S. B. 641, apparently identical.

**S.B. 794—CUNNINGHAM.** (Lab.) Amends Sec. 1032, U. I. C., re charges to employers' reserve accounts.

Permits employer's reserve account to be relieved of charges upon department's receipt of information that claimant was discharged for misconduct or voluntarily quit without good cause at any time, rather than within 10 days of mailing of notice of computation.

**S.B. 795—CUNNINGHAM.** (Nat. Res.) Adds Sec. 6830.5, P. R. C., re oil and gas.

Excludes from well spacing requirements, lands of acre or more in area and owned by State or in which State owns mineral rights, if subject to lease for production of oil and gas from wells drilled on such lands or from structures, piers, islands, or fills upon state lands.

**S.B. 796—CUNNINGHAM.** (Nat. Res.) Adds Sec. 6830.5, P. R. C., re oil and gas.

See digest of S. B. 795, apparently identical.

**S.B. 797—TEALE.** (Wat. Res.) Adds Ch. 5, Div. 1, Wat. C., re state assistance in financing water projects development.

Provides for state guaranty of bonds of local agencies issued for water development projects, after approval by Department of Finance, Department of Water Resources and Legislature.

Creates State Water Project Development Fund and authorizes use of money therein to pay State's obligation as guarantor and for loans, without interest, by Department of Water Resources, with approval of Department of Finance, to local agencies for projects.

Prescribes procedure for applications for guaranties and loans, investigations, approval, payment, and repayment.

To become operative upon adoption of constitutional amendment adding Sec. 20 to Art. XIII, Const., and at same time latter takes effect.

S.B. 798—TEALE. (Pub. U.) Adds Art. 4, Ch. 4, Pt. 1, Div. 9, P. U. C., re loans to cities, counties, and airport districts for construction of hangars.

Creates Hangar Construction Fund and appropriates \$1,000,000 thereto for expenditure by California Aeronautics Commission in making loans to local agencies for construction of airport hangars.

Requires, as prerequisite for such loan, that commission find that hangar is necessary, meets needs of applicant, funds of local agency not available for that purpose, sale of bonds impossible or not feasible, and repayment plan is feasible.

Specifies interest rate of 2 percent for loans.

S.B. 799—JOHN F. McCARTHY. (Trans.) New act, re toll highway crossing from San Francisco to Tiburon Peninsula.

Authorizes, and appropriates \$500,000 for, continuance of study of feasibility of financing and constructing under California Toll Bridge Authority Act a crossing from between Ferry Building and Van Ness Avenue in San Francisco to Tiburon Peninsula via Angel Island.

Requires return of appropriation with interest from proceeds of first sale of revenue bonds issued for construction of crossing.

S.B. 800—JOHN F. McCARTHY. (Lab.) Adds Ch. 4, Pt. 6, Div. 2, Lab. C., re Agricultural Labor Resources Committee.

Creates committee, consisting of seven ex officio members from specified state agencies, and eight members appointed by Governor subject to confirmation by Senate.

Authorizes committee to appoint executive officer.

Requires committee to make studies, conduct educational programs, hold public meetings, advise and consult with various groups, and make legislative recommendations regarding working and living conditions of agricultural labor.

Appropriates \$35,000 to committee for its support.

S.B. 801—TEALE. (Wat. Res.) Adds Ch. 5, Pt. 6, Div. 6, Wat. C., re local water projects.

Provides that any local agency authorized to develop water for agriculture or domestic uses may also develop water for electrical power only and may sell such power.

S.B. 802—BYRNE (Departmental). (Agr.) Adds Sec. 108.6, Ag. C., re diseased plants.

Authorizes director on finding plant generally infected with virus disease dangerous to fruit, nut, or vine crops to prohibit budding, grafting or joining such plant with fruit, nut tree, or vine used in commercial production.

S.B. 803—BYRNE (Departmental). (Agr.) Amends Sees. 377.3 and 377.5, Ag. C., re poultry meat inspector licenses.

Requires poultry meat inspector licenses to be renewed annually, and establishes fees therefor. Specifies subjects of examination and demonstration to qualify for such license.

S.B. 804—REGAN. (L. Gov.) Adds Sec. 37361, Gov. C., allowing cities to acquire property for preservation or development of historical landmarks and development of recreational purposes and facilities.

S.B. 805—REGAN. (Jud.) Amends Sec. 692, C. C. P., re notice of sale under execution of real property located in more than one county.

Permits publication in one of the counties of notice of sale under execution if the property to be sold is real property and located in more than one county.

S.B. 806—REGAN. (Jud.) Adds Sec. 1189.2, C. C. P., re mechanics' liens.

Provides that whenever a governmental agency grants a permit or approval for a work of improvement, it shall maintain a public record of the name and address of the purported owner of the real property and the general contractor, if furnished

to it, and, with the exception of the general contractor and persons performing labor for wages, persons contributing to the work of improvement materials or services for which a mechanics' lien can otherwise be claimed, must, within 15 days after commencing to furnish such materials or services, give notice, as prescribed, to such owner or contractor or both as a prerequisite to claiming, recording, or enforcing a lien, except that persons contracting directly with the general contractor must give notice only to such owner.

S.B. 807—REGAN. (L. Gov.) Amends Sec. 34004, Gov. C., re duties of city officers.

Excepts duty to enforce law or regulation imposed on fire chief from duties of officers which city governing body may impose on officer other than one specified by law or regulation.

S.B. 808—REGAN. (Gov. Eff.) Adds Sec. 21294.5, Gov. C., re industrial disability retirement benefits of local safety members and State Highway Patrol members under State Employees' Retirement System.

Provides that such members shall receive maximum amount provided and upon death of retired member such payment shall be paid to widow if she has minor children.

S.B. 809—REGAN. (Gov. Eff.) Adds Sec. 21294.1, Gov. C., re State Employees' Retirement System.

Allows safety member, retired for industrial disability under minimum retirement age, maximum disability retirement allowance for industrial disability and additional 12½ percent for each child, but not to exceed amount receivable in normal occupation. Makes such amount payable to widow or minor child of deceased retired member.

S.B. 810—REGAN. (Gov. Eff.) Repeals Sec. 21300, Gov. C., re disability retirement allowance under State Employees' Retirement System.

Repeals provision requiring reduction in allowance of recipient engaging in gainful occupation not in state service prior to attaining minimum age for voluntary retirement for service.

S.B. 811—REGAN. (L. Gov.) Amends Secs. 36501 and 38611, Gov. C., re fire chiefs of cities.

Adds fire chief to list of officers of general law city. Provides that general law, rather than sixth class, city is not required to appoint fire chief if city is in fire protection district.

S.B. 812—REGAN. (L. Gov.) Adds Sec. 538e, Pen. C., re fraudulent impersonation of firemen.

Makes it a misdemeanor to wilfully wear, exhibit or use the authorized badge, insigne, emblem, device, label, certificate, card, or writing of fire department officer or member with intent to induce belief that person is member or officer of fire department.

Makes it a misdemeanor to wilfully wear, exhibit, or use anything that so resembles any of the above enumerated articles as to deceive a reasonable person into believing that it is authorized for use by officer or member of fire department.

S.B. 813—REGAN. (Lab.) Repeals Sec. 4460, Lab. C., to delete provision prescribing maximum average weekly earnings for purpose of computing disability indemnity where original injury causes disability.

S.B. 814—REGAN. (Lab.) Amends Sec. 4854, Lab. C., to prohibit industrial indemnity payments to local law enforcement officers and firemen from being charged against their sick leave or vacation benefits.

S.B. 815—REGAN. (Trans.) Adds Sec. 673.9, Veh. C., to require that vehicle fuel tank be securely closed with noncombustible cap.

S.B. 816—REGAN. (Jud.) Adds Ch. 2, Title 12, Pt. 2, Pen. C., re postconviction remedies and procedures.

Enacts Uniform Postconviction Procedure Act, affording a single remedy and prescribing uniform procedure applicable to all collateral proceedings in which a person convicted of a felony and incarcerated under sentence of death or imprisonment claims sentence was imposed in violation of the United States Constitution or California Constitution or laws or that court was without jurisdiction to impose the sentence or sentence exceeds lawful maximum or is otherwise subject to collateral attack on any ground of alleged error heretofore available under writ of habeas corpus, writ of coram nobis, or other common law or statutory remedy, if alleged error has not been previously and finally litigated or waived in other proceedings.

Provides that proceeding shall be brought before court in which conviction took place, and all grounds for relief claimed under these provisions must be raised in his original or amended petition or they are waived, unless court finds they could not reasonably have been so raised, but provides that Supreme Court, district courts of appeal, superior courts, and judges of such courts, may, in exercise of their original jurisdiction in habeas corpus entertain proceeding under these provisions, in which event these provisions, to the extent applicable, govern.

S.B. 817—REGAN. (Jud.) Amends Sec. 12596, Gov. C., to provide that Uniform Supervision of Trustees for Charitable Purposes Act shall remain in effect until July 1, 1959, instead of July 1, 1957.

To take effect immediately, urgency measure.

S.B. 818—REGAN. (F. I.) Adds Div. 5, Civ. C., amends and renumbers various secs., C. C. P., Civ. C., Corp. C., re certain commercial transactions.

Enacts Uniform Commercial Code.

S.B. 819—REGAN. (Jud.) Repeals Art. 4, Ch. 3, Title 4, Pt. 4, Div. 2, adds Art. 4, Ch. 3, Title 4, Pt. 4, Div. 2, Civ. C., re gifts of money and securities to minors.

Repeals California Gifts of Securities to Minors Act, but provides that repealer does not affect gifts made thereunder or powers, duties, and immunities of custodians of such gifts, but new provisions shall apply to such gifts except as such application would impair constitutionally vested rights.

Enacts California Uniform Gifts to Minors Act, similar to California Gifts of Securities to Minors Act, but applicable to gifts of money, as well as securities.

S.B. 820—REGAN. (Jud.) Adds Sec. 1294 and Title 9.5, Pt. 3, C. C. P., re arbitration of controversies.

Enacts Uniform Arbitration Act, applicable generally to all written agreements, entered into after effective date of act, to submit any controversy to arbitration, and specifically applicable to any arbitration agreement between employer and employees or their representatives, unless this type of agreement otherwise provides.

Sets forth procedure applicable to arbitration proceedings and powers and duties of courts as to such proceedings, including extent of appellate remedies.

S.B. 821—McBRIDE. (B. & P.) Adds Sec. 12200.5, B. & P. C., to make county sealer of weights and measures in county adopting County Civil Service Enabling Law, and including county sealer in civil service system, subject to such system.

S.B. 822—McBRIDE. (Elec.) Amends various secs., Elec. C., re election dates. Changes date of presidential primary from first Tuesday after first Monday in June to first Tuesday after first Monday in May; date of direct primary from first Tuesday after first Monday in June to second Tuesday in August; date of both state conventions from first Saturday in August for Republican Party and third Saturday after national convention for Democratic Party to third Thursday in September of direct primary years; and date of county central committee meeting from second Tuesday in July following direct primary to second Tuesday in September following direct primary.

Deletes requirement that presidential and direct primaries be consolidated.

S.B. 823—McBRIDE (Departmental). (Trans.) Amends Sec. 130, S. & H. C., to specifically provide contracts between Department of Public Works, any county, city, or joint highway district may provide for advancement of funds.

S.B. 824—McBRIDE (Departmental). (F. I.) Amends Secs. 1678, 1712, 1720.1, and 1811, Ins. C., re licensing fees.

Makes initial fee payable upon filing application to take qualifying examination, rather than upon taking qualifying examination for license as agent, broker, solicitor, analyst, or bail licensee.

S.B. 825—McBRIDE (Departmental). (F. I.) Adds Secs. 1731.5 and 1737, Ins. C., re violations.

Makes first violation of provisions re controlled insurance, and re maintenance of records subject to order of reprimand or suspension of license for 10 days, without necessity of hearing. Such order shall specify statute violated, time of violation and effective date of order. Voids proceedings if licensee in writing requests hearing prior to such effective date, and permits further proceedings under Administrative Procedure Act.

S.B. 826—McBRIDE (Departmental). (F. I.) Amends Sec. 1765, Ins. C., re surplus line brokers.

Makes issuance of license to act as surplus line broker subject to same provisions re investigation, hearing, and general conditions as apply to agents', brokers', and solicitors' licenses.

S.B. 827—CUNNINGHAM. (Jud.) Amends Secs. 956 and 988h, C. C. P., re appeal and review in civil action.

Provides that on an appeal from the judgment of a superior or municipal court in such action, the respondent, or party in whose favor the judgment was given, may, without appealing from the judgment, request the court to, and it may, review the verdict or decision and any intermediate ruling, proceeding, order or decision which involves the merits or necessarily affects the judgment or substantially affects the rights of a party, including any order or motion for a new trial.

S.B. 828—CUNNINGHAM. (Jud.) Adds Sec. 2015.5, C. C. P., re certifications.

Permits use of unsworn statement made "under penalty of perjury" in lieu of sworn statements, declarations, verifications, certificates, oaths, or affidavits, in any instance other than deposition, oath of office, or oath required to be taken before official other than a notary.

S.B. 829—CUNNINGHAM. (Jud.) Adds Sec. 170.6, C. C. P., re disqualification of judges.

Provides that any party or attorney in a civil or criminal action or proceeding in a superior, municipal, or justice court may disqualify judge for prejudice, established by oral or written motion, without notice, supported by affidavit asserting prejudice of judge and belief of affiant that he cannot have fair and impartial trial or hearing before such judge, and specifies time at which motion to be made.

Prohibits more than one such motion by each side in any action or proceeding.

Sets forth provisions governing assignment of judge to replace disqualified judge and rules governing continuances, and provides that this method of disqualification is cumulative to other methods.

S.B. 830—THOMPSON (Departmental). (B. & P.) Amends Secs. 21719 and 21883, B. & P. C., re Department of Agriculture Fund, making technical and clarifying changes.

S.B. 831—THOMPSON (Departmental). (B. & P.) Amends Sec. 12505, B. & P. C., to provide that device used to indicate correctness of weighing and measuring instruments shall be of uniform form, design and color approved by Department of Agriculture.

S.B. 832—THOMPSON (Departmental). (B. & P.) Amends Sec. 12514, B. & P. C., to prohibit sealer accepting fee, compensation or gratuity for adjusting or repairing any weighing or measuring instrument.

S.B. 833—THOMPSON (Departmental). (B. & P.) Amends Sec. 12700.1, B. & P. C., re public weighmasters, making technical and clarifying change.

S.B. 834—THOMPSON. (Ed.) Adds Sec. 3410.1, Ed. C., re consolidation of school districts.

Makes requirement that all elementary school districts be included in high school district or unified school district inapplicable to elementary school districts employing only one or two teachers.

S.B. 835—THOMPSON. (Trans.) Amends Sec. 194.1, S. & H. C., to include any county in provision now applicable to any city or city and county for population determinations between decennial federal censuses for purposes of vehicle license fee allocations.

S.B. 836—THOMPSON. (L. Gov.) Amends Sec. 74045, Gov. C., changing salary of Palo Alto-Mountain View municipal court reporters from \$8,000 annually to \$25 a day.

S.B. 837—THOMPSON. (L. Gov.) Amends Secs. 74042 and 74043, Gov. C., providing same salaries for Palo Alto-Mountain View Municipal Court Clerk and attaches as received by similar persons in Alviso-San Jose Municipal Court.

S.B. 838—CHRISTENSEN. (L. Gov.) Amends Sec. 28124, Gov. C., re compensation of Humboldt County officers.

Increases annual salary of auditor from \$6,000 to \$9,000. Deletes provisions for payment of \$300 to auditor for preparation of board of supervisors report and of \$100 where auditor mailed report throughout county.

Increases annual salary of district attorney from \$9,000 to \$12,000.

Increases annual salary of supervisors from \$4,800 to \$8,400 and mileage allowance of supervisors from 8 cents to 10 cents. Increases maximum mileage in any one year for each supervisor from \$1,000 to \$1,500.

S.B. 839—CHRISTENSEN. (L. Gov.) Amends Sec. 424, Ed. C., changing annual salary of Humboldt County Superintendent of Schools to unspecified amount.

S.B. 840—CHRISTENSEN. (Wat. Res.) Appropriates unspecified sum to Department of Water Resources for cooperation with local agencies in construction of local flood control and water conservation projects.

S.B. 841—CHRISTENSEN. (Wat. Res.) New act, appropriating an unspecified sum to Department of Water Resources to be loaned to Humboldt Municipal Water District for construction purposes.

S.B. 842—CHRISTENSEN. (Wat. Res.) Amends Ch. 671 of the Stats. of 1911, Municipal Water District Act of 1911, making no substantive change.

S.B. 843—CHRISTENSEN. (Gov. Eff.). Amends Sec. 69584, Gov. C., increasing Humboldt County Superior Court judges from two to three.

S.B. 844—ROBERT I. McCARTHY. (Trans.) New act, the San Francisco Bay Area Rapid Transit District Act.

Repeals Secs. 1 to 38, Ch. 1239, Stats. 1949, the San Francisco Bay Area Metropolitan Rapid Transit District Act, retaining only provisions on San Francisco Bay Area Rapid Transit Commission.

Authorizes formation of district to provide interurban mass rapid transit, which may consist of part or all of City and County of San Francisco and Alameda, Contra Costa, San Mateo, Santa Clara, Marin, Napa, Solano, and Sonoma Counties. Government of district to be in board of directors selected by boards of supervisors of counties and city and county included on population basis.

District has sole and exclusive power to fix rates and fares.

Authorizes district to levy property taxes and sales taxes and issue bonds for its purposes.

**S.B. 845—SHIORT.** (Jud.) Amends Sec. 1714, Civ. C., and Sec. 625, C. C. P., re comparative negligence.

Provides that in actions for damages for personal injuries, wrongful death, and injury to property, contributory negligence of person injured or deceased, or of owner of, or person having control over, property is not bar to recovery, but damages awarded shall be diminished in proportion to such contributory negligence, and court shall make findings of fact, or jury shall render special verdict, stating amount of damages recoverable absent contributory negligence and amount such damages are to be diminished.

**S.B. 846—BUSCH.** (Trans.) Amends Sec. 356, S. & H. C., to require existing State Highway Route 56 between Westport and Leggett Valley to be maintained as state highway by Department of Public Works.

**S.B. 847—BUSCH.** (Trans.) Amends Sec. 315, S. & H. C., to require existing State Highway Route 15 between Fort Bragg and Willits to be maintained as state highway by Department of Public Works.

**S.B. 848—COBEY (Departmental).** (Agr.) Amends Sec. 4364, adds Sec. 4365, Ag. C., re minimum prices for fluid milk.

Permits the Director of Agriculture, in connection with hearings to consider changes in prices to be paid for fluid milk by distributors to producers, to conduct hearings as to the effect of such proposed changes on minimum wholesale and retail prices for fluid milk, and permits modification of minimum wholesale and retail prices accordingly.

**S.B. 849—COBEY (Departmental).** (Agr.) Amends Secs. 305 and 315, adds Sec. 315.5, Ag. C., re meat inspection.

Provides sale of meats or meat food products is prohibited unless stamped "Inspected and passed" at establishment where slaughtered and where prepared or manufactured rather than stamped by establishment operating under inspection.

Provides specifically that rules and regulations may include standards for meat products.

Declares it to be unlawful for meat or meat food products to be mislabeled, adulterated or fail to conform to rules and regulations and authorizes seizure of such meat or products.

**S.B. 850—JOHN F. McCARTHY.** (Trans.) Adds Pt. 2, Div. 10, P. U. C., repeals Ch. 1239, Stats. 1949, except Secs. 37.5 and 39, the San Francisco Bay Area Rapid Transit District Act.

Creates district to provide interurban mass rapid transit system within Counties of Alameda, Contra Costa, Marin, San Mateo, and Santa Clara and City and County of San Francisco. Provides for subsequent inclusion of Napa, Solano, or Sonoma Counties, withdrawal of any county, and dissolution of district.

Government of district to be in board of directors selected upon population basis through city selection committees and boards of supervisors.

Authorizes district to levy property taxes and sales and use taxes and issue bonds for its purposes.

**S.B. 851—JOHN F. McCARTHY.** (Trans.) Amends Sec. 1241, C. C. P., and Sec. 1355.1, Fin. C., re rapid transit districts.

Extends section governing taking of property for other public uses to taking of property for rapid transit districts and makes bonds of such districts authorized investments for savings banks.

**S.B. 852—FARR (Departmental).** (Ed.) Adds Sec. 1760.9, W. & I. C., re scholarships for probation workers.

Authorizes county boards of supervisors to award graduate scholarships in probation field to probation workers equal to salaries of workers at time of award.

Authorizes Youth Authority to pay one-half amount of such awards if county pays other half.

Authorizes Director of Youth Authority to propose standards, subject to approval of Board of Corrections, governing qualifications of persons for whom such state funds may be allocated.

S.B. 853—FARR (Departmental). (Jud.) Amends Sec. 1203.01, Pen. C., re probation reports.

Provides that until judge denies or grants probation, reports of probation officer filed with court clerk shall be available for inspection only by judge, defense attorney, district attorney, probation officer and their subordinates concerned in particular case, and, after denial or granting of probation, are to be confidential records of probation officer, but copies sent to Departments of Correction, Mental Hygiene, and Youth Authority may be inspected by personnel of those departments as necessary.

S.B. 854—FARR (Departmental). (Jud.) Amends Sec. 1203, Pen. C., re eligibility for probation and restrictions on inspection of probation officer's report and recommendations.

Eliminates present provisions prohibiting grant of probation for certain listed offenses and provides that probation shall not be granted for offense punishable by death or in cases in which grant is prohibited by Sec. 11715.6, H. & S. C., relating to certain narcotic offenses.

Provides that probation officer's report and recommendations filed with court clerk are subject to restrictions contained in Sec. 1203.01 (See S.B. 853).

S.B. 855—FARR (Departmental). (Jud.) Amends Secs. 969a, 969c, and 3024, Pen. C., re minimum terms of imprisonment.

Makes it permissive, rather than mandatory, that indictment or information be amended to charge prior felony convictions not charged therein, and makes it permissive, rather than mandatory, that fact that defendant was armed with deadly weapon, firearm capable of being concealed upon the person, without a license to carry same, or weapon mentioned in Sec. 12022, Pen. C., be charged in the accusatory pleading.

Reduces minimum terms of imprisonment for defendant previously convicted of felony or armed with a deadly weapon from 5 to 2 years, or both, from 10 to 4 years.

S.B. 856—FARR (Departmental). (Jud.) Amends Sec. 17, Pen. C., re definition of felony.

Eliminates special rules determining whether offense punishable alternatively by imprisonment in state prison or fine or imprisonment in county jail is felony or misdemeanor when defendant is committed to Youth Authority.

Provides, as to offenses so punishable, that when court grants probation and does not specifically provide that the offense shall be deemed a felony, it shall be deemed a misdemeanor.

S.B. 857—FARR (Departmental). (Jud.) Adds Ch. 1.5, Title 4, Pt. 3, Pen. C., re joint county jails.

Allows 2 or more counties to form district to establish and operate joint county jail. Prescribes procedure for formation. Allows each board of supervisors to appoint two members to district board of directors. Allows district board members to enter agreement on behalf of appointing counties binding county to joint enterprise and apportioning cost of establishing and maintaining jail in proportion to county population. Prescribes powers and duties of district board and jail superintendent. Allows commitment of convicted persons to jail from participating county. Prescribes method of dissolving district.

S.B. 858—FARR (Departmental). (Jud.) Amends Sec. 4015 and adds Sec. 6030, Pen. C., and amends Sec. 29602, Gov. C., re county and local jails and adult detention facilities.

Requires Board of Corrections to issue standards for rehabilitative services program for such facilities. Requires board of supervisors to provide sheriff with supplies and funds for program and makes cost of program a county charge.

S.B. 859—FARR (Departmental). (Jud.) Adds Sec. 4115.5, Pen. C., re agreements between counties re county jails, industrial farms, and road camps.

Allows boards of supervisors of two or more counties to enter agreement permitting commitment of persons to jail in any contracting county and transfer therefrom to any industrial farm or road camp in any such county.

Allows court to make commitments and county classification committee to make transfers as permitted by agreement. Makes support of persons charge against committing county.

S.B. 860—DESMOND. (Gov. Eff.) Amends Sec. 21150, Gov. C., re employment of persons retired under State Employees Retirement System.

Changes from 30 days and \$1,500 to unspecified period and amount the period of employment and total wages which a retired member of such system may accept from the State for services in connection with litigation without loss of retirement benefits. Provides Board of Control may authorize longer employment and more compensation.

S.B. 861—DESMOND. (Elec.) Amends Sec. 5699, Elec. C., re employees time off from work to vote.

Eliminates provision that employee is deemed to have sufficient time to vote if he has four hours between the opening of the polls and the beginning of his normal shift or four hours between the end of his normal shift and the closing of the polls.

Provides that, if employee does not have sufficient time off to vote, employee is entitled to as much time off as when added to his free time will enable him to vote but not more than two hours with pay. The time off to be at the beginning or end of his shift whichever will allow the most free time with the least time off.

S.B. 862—DESMOND. (Gov. Eff.) Amends Sec. 23817, B. & P. C., re limitation on off-sale general licenses.

Limits number of such licenses in county to one for each 1,500, rather than 1,000, or fraction thereof, inhabitants, and provides that only off-sale general licenses, rather than all off-sale licenses, are to be counted in determining ratio.

S.B. 863—DESMOND. (B. & P.) Amends Sec. 23789, B. & P. C., re alcoholic beverage licenses.

States issuance of off-sale retail license is not contrary to public welfare or morals solely because of proximity of premises to churches, hospitals, schools, and children's playgrounds.

S.B. 864—DESMOND. (Trans.) Amends Sec. 130, Veh. C., re records of Department of Motor Vehicles.

Deletes requirement that records and information re physical and mental condition of person be confidential.

S.B. 865—RICHARDS (Departmental). (L. Gov.) Adds Sec. 23013, Gov. C., re county departments of corrections.

Allows board of supervisors to create department, headed by officer appointed by board, having jurisdiction over county functions, personnel and facilities re institutional punishment, care, treatment and rehabilitation of prisoners. Allows boards of two or more counties to create joint department headed by officer appointed by boards jointly.

S.B. 866—FARR. (Jud.) Adds Sec. 1203.03, and amends Sec. 1191, Pen. C., re placement of person convicted of criminal offense in diagnostic facility.

Permits court to place person convicted of offense punishable by imprisonment in state prison, in diagnostic facility of Department of Corrections for not more than 90 days for diagnosis.

Requires Director of Department of Corrections to report diagnosis and recommendation to court.

Requires department to accept person if it believes person can be benefited and if facilities are available.

Provides for sheriff to transport person to facility and return him to court at county expense.

Authorizes contract between Director of Corrections and board of supervisors, subject to approval of Director of Finance, for diagnosis and treatment of selected persons, costs of such services to be determined by Director of Finance and paid by county.

Extends time for superior court to pronounce judgment to include time defendant spends at diagnostic facility.

**S.B. 867—SHORT.** (Ed.) Adds Sec. 13862, Ed. C., authorizing school district governing board, at request of certificated employee, to withhold amount from salary to pay dues in state-wide professional organization.

**S.B. 868—SHORT.** (Ed.) Adds Sec. 13031.5, Ed. C., re teachers with provisional credentials.

Prohibits governing board of school district from employing teacher with provisional credential unless board, after advertising, has failed to receive application from teacher with credential of state college graduate.

Establishes minimum salary of teacher with credential of state college as minimum for all persons employed by school district as teachers.

**S.B. 869—MILLER.** (Lab.) Amends Sec. 1280, U. I. C., re unemployment insurance weekly benefit amount.

Increases maximum weekly benefit amount from \$33 to \$55, and decreases minimum base period highest quarterly wage requirements for all but lowest benefit amounts payable.

**S.B. 870—MILLER.** (Lab.) Amends and repeals various secs., U. I. C., re unemployment insurance employer contributions.

Eliminates experience rating system and maintenance of separate reserve accounts for employers and requires all employers, beginning 1957, to pay tax contribution of 2.7 percent regardless of employment experience.

**S.B. 871—MILLER.** (Lab.) Amends Secs. 930, 985, 1176, U. I. C., re maximum amount of wages subject to contribution.

Raises maximum amount of wages paid to individual by an employer for which contributions must be made, from \$3,000 to \$4,200.

**S.B. 872—MILLER.** (Lab.) Repeals Secs. 629 and 639, U. I. C., re excluded employments.

Eliminates exclusion from coverage of persons employed in domestic service in home, or college club, fraternity, or sorority.

**S.B. 873—MILLER.** (Lab.) Repeals Secs. 633 and 709, U. I. C., re covered employment.

Removes from excluded employment service performed in employ of State, political subdivisions thereof, or instrumentalities of states or such subdivisions.

**S.B. 874—MILLER.** (Lab.) Repeals Secs. 634, 643, and 644, U. I. C., re covered employments.

Removes from employments excluded from coverage services performed in employ of charitable organizations and employees' beneficiary associations.

**S.B. 875—MILLER.** (Lab.) Amends Sec. 1253, U. I. C., re eligibility for unemployment insurance benefits.

Provides that if period of unemployment is greater than one week benefits are payable for waiting week, rather than no benefits for such week.

**S.B. 876—MILLER.** (Lab.) Repeals various Secs., U. I. C., re excluded employments.

Removes from excluded employments service performed in agricultural labor, and in employ of agricultural or horticultural associations.

**S.B. 877—MILLER.** (Lab.) Adds Sec. 1282, U. I. C., re unemployment insurance weekly benefit amount.

Provides additional weekly benefit amounts of \$5 for claimant with dependent spouse, and \$2.50 for each of maximum of two dependent children under 18 years.

S.B. 878—**SHORT.** (Jud.) Amends Sec. 1242, Civ. C., re conveyance of homesteaded property.

Provides that fact that conveyance or encumbrance of homesteaded property by married person to person other than spouse is recorded before or after recordation of conveyance of property between spouses does not affect validity of conveyance or encumbrance to nonspouse, if instrument effecting such conveyance or encumbrance shows date of execution subsequent to date of execution shown by instrument purporting to effect conveyance between spouses.

S.B. 879—**SHORT.** (Agr.) Adds Sec. 1080.11, Ag. C., re 2,4-D herbicide.

Prohibits sale, use, or possession of 2,4-D in described portions of San Joaquin and Sacramento Counties.

S.B. 880—**SHORT.** (Ed.) Amends Sec. 2421.5, Ed. C., re change of school district and city boundaries.

Provides that territory which is part of union high school district or joint union high school district, as well as territory which is part of unified school district, shall not become part of city school district, except by agreement of districts affected. Prescribes procedure for making such agreements effective.

S.B. 881—**ROBERT I. McCARTHY** (Departmental). (Jud.) Adds Sec. 2710, Pen. C., permitting sale by Director of Corrections of surplus prison-made goods in countries permitting their importation, under rules prescribed by Director of Finance.

S.B. 882—**SHIORT.** (Rev. & Tax.) Adds Sec. 7103, R. & T. C., re sales and use taxes.

Appropriates portion of Retail Sales Tax Fund attributable to tax on motor vehicle fuel used or usable in propelling aircraft to counties, cities and airport districts for local public airport capital outlays and maintenance.

S.B. 883—**WILLIAMS** (Departmental). (Wat. Res.) Adds Sec. 1060, Wat. C., re fees of State Water Rights Board.

Requires all such fees, except fees collected re court references and statutory adjudications, to be credited to then current support appropriation for board.

To take effect immediately, urgency measure.

S.B. 884—**COOMBS.** (Wat. Res.) Appropriates \$50,000 to Napa County Flood Control and Water Conservation District for clearance and improvement of Napa River channel.

S.B. 885—**ED. C. JOHNSON.** (Gov. Eff.) Amends various secs., Gov. C., re warden members of State Retirement System.

Lowers age for voluntary retirement for service by warden members, without reduction in benefits, from 60 to 55.

S.B. 886—**DILWORTH.** (Nat. Res.) Amends Sec. 506, P. R. C., to add two additional members to State Park Commission.

S.B. 887—**DILWORTH.** (Ed.) Adds Secs. 5059.1 and 7732.1, Ed. C., re repayment of apportionments of state school building aid.

Permits deferment of annual repayment of apportionments of state school building aid funds received by elementary and unified school districts for elementary grade level.

Prescribes procedure for making application for deferment of annual repayments. Prescribes manner of computing amount of deferment.

S.B. 888—**DILWORTH.** (Ed.) Amends Secs. 7431 and 7719, Ed. C., re bond limit of school districts.

Increases bond limit from 5 percent to 6 percent of assessed valuation for districts required by State Allocation Board to issue such amount of bonds as condition to apportionment of state school building aid. Authorizes board to require such issuance.

S.B. 889—DILWORTH. (Ed.) Appropriates \$20,000,000 from General Fund to be apportioned by State Allocation Board for state school building aid pursuant to State School Building Aid Law of 1952.

S.B. 890—DILWORTH. (Gov. Eff.) Adds Secs. 14267.1, 14575.3, 14575.4, and 14575.6, Ed. C., re survivor allowances under State Teachers' Retirement System.

Prescribes amounts of survivor allowances payable to specified survivors of members under conditions prescribed, to be paid by state contributions to the system, except to extent survivor allowances are provided by local system and payable from contributions of local district.

S.B. 891—FARR. (Ed.) Amends Sec. 1834, Ed. C., re sample ballots in school elections.

Requires, rather than permits, mailing of sample ballots to voters in school district elections when there are two or more candidates for same office.

S.B. 892—FARR. (Inst.) Amends Sec. 738, W. & I. C., re transportation of wards of juvenile court to other states.

Authorizes juvenile court to order ward residing in this State sent to other state where parent, relative, guardian, or person charged with custody of ward is in that state.

S.B. 893—FARR. (Jud.) Amends Sec. 373.5, C. C. P., re guardians ad litem.

Provides that guardian ad litem, appointed by court in action, petition, or proceeding to represent a person or persons of designated class who are not ascertained or not in being and may be or become interested in property involved, has power, with court approval, to compromise action, petition, or proceeding, to agree to entry of order or judgment against persons he represents, to satisfy judgment or order in their favor, or release or discharge their claim pursuant to compromise.

S.B. 894—HAROLD T. JOHNSON (Departmental). (Jud.) Adds Ch. 10, Title 7, Pt. 3, Pen. C., amends Sec. 5404, W. & I. C., re establishment of regional jail camps.

Authorizes Department of Corrections to establish and operate regional jail camps for confinement of persons sentenced to long terms, alcoholics, drug addicts, and county jail prisoners received pursuant to contracts with counties.

Authorizes Director of Corrections to enter into contracts, with approval of Director of Finance, with counties for confinement and care of county prisoners; cost to be paid by counties. Requires Department of Corrections to accept county prisoners if it believes they can be materially benefited by such confinement and care and adequate facilities exist.

Requires sheriff, or other peace officer designated, to execute order placing county prisoner in camp or returning him to court; expense to be charged against county in which court is situated.

Authorizes Director of Corrections to return to committing authority any person committed to camp where no suitable employment exists or where person violates rules and regulations of camp.

Authorizes court to commit drug addicts and alcoholics to camps established hereunder.

S.B. 895—RICHARDS. (L. Gov.) Amends Sec. 31720.5, Gov. C., re safety members of county employees' retirement system.

Reduces from 15 to 5 years the service such member must have under pension system for basis of presumption that heart trouble is injury arising from employment.

S.B. 896—RICHARDS. (L. Gov.) Adds Sec. 31781.1, Gov. C., re county employees' retirement systems.

In county subject to fixed benefit provision, allows spouse of safety member entitled to retirement for nonservice-connected disability who dies prior to retirement to elect, in lieu of death benefit, optional death allowance of 60 percent of pension of safety member for nonservice-connected disability, retroactive to date of

member's death, for life of spouse and same amount for unmarried surviving children under age 18 of deceased member if spouse dies. Provides for similar election on behalf of surviving unmarried children under 18 of deceased member leaving no spouse.

S.B. 897—RICHARDS. (Lab.) Amends Sec. 4850, Lab. C., re workmen's compensation.

Entitles all local law enforcement officers and firemen who sustain temporary disability to leave of absence without loss of salary in lieu of temporary disability payments, rather than only such officers and firemen who are members of State Employees' Retirement System.

S.B. 898—RICHARDS. (L. Gov.) Amends Sec. 31727.2, Gov. C., fixing minimum nonservice-connected disability retirement pension of safety members of county system at one-third, rather than one-fourth, of final compensation.

S.B. 899—RICHARDS. (Trans.) Amends Sec. 5302.5, S. & H. C., to require public entities against which assessment under Improvement Act of 1911 levied, other than United States or State of California, to levy tax to pay assessment even though statutory maximum tax rate exceeded.

S.B. 900—RICHARDS (Departmental). (Gov. Eff.) Amends Ch. 1687, Stat. 1955, re authority of State Public Works Board to acquire real property and construct buildings under State Building Construction Act of 1955.

Amends provision authorizing construction of state office building and garage in City of Los Angeles for \$9,084,500 to provide for construction of state office building costing \$10,498,818.

Deletes provisions for acquisition of sites for office buildings in Cities of Fresno, San Jose, and San Diego.

S.B. 901—RICHARDS (Departmental). (Ed.) Amends Sec. 24215, Ed. C., making it a felony rather than a misdemeanor to violate a provision of Art. I, Ch. 2, Div. 12, relating to incorporation of private colleges and seminaries.

S.B. 902—RICHARDS. (Jud.) Amends Sec. 2924b, Civ. C., re notice of default and sale.

Restricts provision providing that deed of trust or mortgage with power of sale may contain request that copy of any notice of default and copy of any notice of sale thereunder be mailed to any party thereto, by providing that the request must be by the trustor or mortgagor for mailing of notice to such trustor or mortgagor.

Provides that any request for a copy of any such notice under a deed of trust or mortgage other than the deed of trust in which the request is included, must be made by separate instrument executed only for such purpose, recorded subsequent to recordation of deed of trust or mortgage referred to in the request and prior to recordation of notice of default thereunder.

S.B. 903—RICHARDS. (Jud.) Amends Sec. 26726, Gov. C., re fee for keeping and caring for property under attachment, execution, or claim and delivery.

Increases fee from \$8 to \$12 for any eight-hour period and amount that one keeper may receive from \$16 to \$24 during 24-hour period.

S.B. 904—RICHARDS. (Soc. Wel.) Amends Secs. 2001, 2004, W. & I. C., re old age assistance.

Provides that no person receiving aid to aged shall be deemed pauper or indigent by reason thereof. Deletes provision that aid to aged shall be construed as additional method of supporting and providing for aged poor. Eliminates reference to need in policy statement as to right of person to aid.

S.B. 905—CHRISTENSEN. (Jud.) Adds Sec. 3065c, Civ. C., re loggers' and lumbermen's liens.

Provides that when any faller, bucker, or millhand has such lien and has not been paid for his labor by the contractor employing him he may, by following the prescribed procedure, cause the Labor Commissioner to send a stop notice to the mill operator requiring him to withhold from the contractor, for 15 days, the amount of such unpaid wages.

S.B. 906—THOMPSON. (Ed.) Adds Sec. 4941.3, Ed. C., re school district trustee areas.

Requires county committee to divide unified school district into trustee areas disregarding population and providing for representation in accordance with geographic factors.

Makes number of trustee areas same as number of governing board members of unified district.

Specifies board members are to be elected by voters of entire district, but one member shall be from each trustee area.

S.B. 907—COBEY (Departmental). (Gov. Eff.) Amends Sec. 13926, Gov. C., re merit awards to state employees.

Increases maximum amount that may be awarded without legislative approval from \$150 to \$500.

S.B. 908—COBEY (Departmental). (Gov. Eff.) Amends Sec. 13926, Gov. C., re merit awards to state employees.

Increases maximum amount that may be awarded without legislative approval from \$150 to \$500.

Authorizes awards also to employees who by their superior accomplishments make exceptional contributions to efficiency, economy, or other improvement in operations of State Government or who perform special acts or services in public interest.

S.B. 909—ROBERT I. McCARTHY. (F. & G.) Amends Sec. 429, F. & G. C., to require only in excess of 50 percent rather than total disability for disabled veteran to receive free licenses.

S.B. 910—ROBERT I. McCARTHY. (Trans.) Amends Sec. 1062, P. U. C., re regulation of motor trucks.

Authorizes Public Utilities Commission to regulate the accounts, service, and safety of operations of every motor truck and truck tractor with trailer or semitrailer weighing over four tons.

S.B. 911—SUTTON. (Nat. Res.) Appropriates \$200,000 from State Park Fund to Division of Beaches and Parks, Department of Natural Resources, for acquisition and development of Sacramento River frontage land near William B. Ide Adobe State Historical Monument for state park and recreational purposes.

S.B. 912—ERHART. (Trans.) Amends Sec. 533, Veh. C., re meeting or passing school bus, making no substantive change.

S.B. 913—BEARD. (Trans.) Adds Sec. 554, S. & H. C., to add State Highway Route 254 from El Centro to San Diego by way of lowest feasible grade.

S.B. 914—McBRIDE (Departmental). (Gov. Eff.) Amends Sec. 9765, Gov. C., re preparation and printing of statutes.

Deletes provision that preparation of statutes shall include making of marginal notations.

S.B. 915—McBRIDE (Departmental). (Fin.) Appropriates \$177,454, including not more than \$1,500 for purchase of rugs, for support of State Water Rights Board in augmentation of Item 208 of Budget Act of 1956.

To take effect immediately, usual current expenses.

S.B. 916—DESMOND. (Agr.) Amends various secs., Ag. C., re approved milk inspection services.

Permits charges to be made by approved milk inspection services for dairy or processing plant inspection, or both, which charges are to be based on computed cost and paid by distributor. Establishes a schedule of maximum charges. Permits protest of the amount of an inspection fee to the Director of Agriculture.

Provides for assignment of dairies or plants to no more than one approved milk inspection service and that market milk and related products approved by one service may be sold elsewhere without additional inspection.

Expands duties of approved milk inspection services to include enforcement of local sanitary ordinances pertaining to milk products plants processing or handling related products.

S.B. 917—DESMOND. (Gov. Eff.) Appropriates unspecified amount from unspecified fund to Public Works Board for construction of buildings and facilities on new site of State Fair.

S.B. 918—THOMPSON. (Soc. Wel.) Amends and adds various secs., H. & S. C., amends and repeals various secs., W. & I. C., re nursing and rest homes.

Transfers supervision of nursing and rest homes from Department of Public Health to Department of Social Welfare.

Increases membership of hospital advisory board from five to seven, and provides that two members shall be administrators or operators of nursing and rest homes with at least five years' experience as such.

Operative July 1, 1958.

S.B. 919—THOMPSON. (Pub. H. & S.) Amends Sec. 1408, H. & S. C., to add two members to hospital advisory board and provide that two members shall be administrators or operators of nursing and rest homes with at least five years' experience as such.

S.B. 920—THOMPSON. (Pub. H. & S.) Adds Sec. 1418.5, H. & S. C., re nursing and rest homes.

Authorizes injunction by Director of Public Health to prevent H. & S. C. violations by such homes, if proceedings by Department of Public Health to suspend or revoke license of home pending. Requires compliance with C. C. P., re injunctions, except showing of inadequate remedy at law or irreparable damage not required.

S.B. 921—THOMPSON. (Soc. Wel.) Adds Sec. 2312, W. & I. C., re regulation of institutions and boarding homes for aged persons.

Authorizes Director of Social Welfare to maintain court action to enjoin violation or threatened violation of regulations respecting institutions and boarding homes for aged persons.

S.B. 922—THOMPSON. (Pub. H. & S.) Appropriates unspecified amount to State Department of Public Health for expenditure in 1957-58 Fiscal Year for establishment of administrative procedure for regulation and supervision of institutions providing care and shelter to aged. To be operative only if unspecified Senate Bill is enacted.

S.B. 923—ERIHART. (Ed.) Amends Secs. 20355, 20356, and 20358, and adds Sec. 20356.1, Ed. C., re state colleges.

Allows Director of Education, with approval of Director of Finance, to establish student feeding facilities in residence halls and prescribe certain profits therefrom for repaying construction cost of residence halls built after July 1, 1951. In law making provisions, re fixing, refunds and disposition of charges to students using housing facilities inapplicable to housing facilities constructed under The State College Revenue Bond Act of 1947 or at California State Polytechnic College, excepts facilities constructed after July 1, 1951. Allows use of moneys in College Auxiliary Enterprise Fund for repayment of advances for initial costs of student housing facilities.

S.B. 924—ED. C. JOHNSON. (F. & G.) Amends Sec. 61, F. & G. C., re fish and game, making no substantive change.

S.B. 925—REGAN. (Nat. Res.) Adds, amends, and repeals various secs., P. R. C., re forest practices.

Adds short title "Forest Practice Act" to Ch. 10, Div. 4, P. R. C., relating to forest practices.

S.B. 926—REGAN. (Jud.) Adds Sec. 6707, Gov. C., re time for filing documents or instruments with state agencies.

Provides that when last day for filing with state agency falls upon Saturday or holiday such act may be performed upon next business day with same effect as if on day appointed.

S.B. 927—REGAN. (Jud.) Amends Sec. 653h, Pen. C., re use of dictographs, making no substantive change.

S.B. 928—REGAN. (Jud.) Amends Sec. 640, Pen. C., re interception of telephone or telegraph communications, making no substantive change.

S.B. 929—REGAN. (Jud.) Amends Sec. 653h, Pen. C., re illegal use of dictographs, making no substantive change.

S.B. 930—REGAN. (Jud.) Amends Sec. 640, Pen. C., re wiretapping, making no substantive change.

S.B. 931—REGAN. (Jud.) Repeals Secs. 241 and 242, adds Secs. 241 and 242, amends Sec. 199, C. C. P., re qualifications and procedure of selecting grand jurors.

Eliminates disqualification to act as grand juror if discharged as grand juror within a year.

Requires five members of immediately preceding grand jury to be members of new grand jury and provides for their selection. Decreases the minimum and maximum number of persons specified in superior court order directing grand jury to be drawn from 25 and 30 to 20 and 25, respectively.

Makes other technical changes.

S.B. 932—REGAN. (Jud.) Adds Sec. 1193.2, C. C. P., re release of mechanics' liens.

Provides that if owner of property sought to be charged with claim of mechanics' lien disputes its correctness or validity he may, by recording a surety bond in the amount of one and one-half times the amount of the claim, or, if more than one parcel is involved, then one and one-half times the amount allocated to his property, conditioned on payment of the sum the claimant may recover on the claim and costs of suit, cause his property to be freed of the lien.

S.B. 933—TEALE. (Pub. U.) Amends Sec. 21410, P. U. C., re aeronautics, making no substantive change.

S.B. 934—TEALE. (Wat. Res.) Amends Secs. 185 and 187, Wat. C., to increase membership of State Water Rights Board from three to seven.

S.B. 935—TEALE. (Wat. Res.) Adds Art. 4.5, Ch. 1, Pt. 2, Div. 2, Wat. C., re protection of watersheds of origin.

Prohibits state agencies from depriving watersheds of origin of water required for ultimate development thereof, and prohibits granting of permit to export water from watershed if export is protested by board of supervisors of county therein.

S.B. 936—TEALE. (B. & P.) Adds Sec. 4052.1, B. & P. C., allowing licensed or county hospitals (as defined by S.B. 937) which do not employ registered pharmacist to purchase drugs at wholesale, and providing for administering such drugs to patients or persons treated therein.

S.B. 937—TEALE. (B. & P.) Adds Sec. 4033.1, B. & P. C., to define "licensed or county hospital" as term used in pharmacy law.

S.B. 938—TEALE. (Rev. & Tax.) Adds Sec. 402.7, R. & T. C., re property assessment.

Provides that in assessing property zoned and used exclusively for airport purposes, where no reasonable probability of removal or modification of restriction in near future, assessor shall consider only factors relative to such use.

S.B. 939—ERHART. (F. & G.) Adds Sec. 807.1, F. & G. C., to authorize transportation under Fish and Game Commission regulation legally taken abalones or pismo clams.

S.B. 940—ERHART. (F. & G.) Adds Sec. 784, F. & G. C., re spiny lobsters.

Prohibits taking spiny lobsters for profit in portions of Districts 19, 19A, and 19B lying between line due south from Point Dume and line west from south end of Long Beach breakwater.

S.B. 941—ERIHART. (F. & G.) Adds Sec. 492.1, F. & G. C., to require owner of boat, who for profit permits fishing therefrom, to provide device for measuring length of fish so taken.

S.B. 942—BREED. (Rev. & Tax.) Amends Sec. 23038, R. & T. C., re bank and corporation taxes.

Eliminates from definition of "corporation" presently included "corporations expressly exempt from the tax."

S.B. 943—BROWN. (Trans.) Adds Sec. 218.1, Veh. C., to authorize Reciprocity Commission to enter into agreement for reciprocal registration without payment, wholly or partially, of certain fees and taxes of commercial vehicles with duly authorized representatives of any state bordering this State, permitting operation of such vehicles in border zones.

S.B. 944—BROWN. (L. Gov.) Adds Sec. 26906.1, Gov. C., re county auditors. Authorizes auditor to impound disputed revenues of tax levied and collected by county for it or revenue district when claim is filed for return of revenues or when taxes paid under protest. Provides for release of revenues.

S.B. 945—WILLIAMS. (Wat. Res.) Amends Sec. 1257, Wat. C., re appropriation of water.

Specifically requires State Water Rights Board, re applications, to consider relative benefit to be derived from reservation of water for fish, wild life and recreation, and to subject appropriations to terms and conditions re such reservations it deems in public interest.

S.B. 946—WILLIAMS. (Wat. Res.) Appropriates \$25,190,000 from Investment Fund to Department of Water Resources for property acquisition and relocation expenditures re Oroville Dam and appurtenant facilities.

To take effect immediately, urgency measure.

S.B. 947—ERIHART. (L. Gov.) Amends Sec. 28128, Gov. C., changing annual salaries of San Luis Obispo County auditor, district attorney, and supervisors to unspecified amounts.

S.B. 948—GRUNSKY. (Agr.) Adds Sec. 814.3, Ag. C., re fibreboard lettuce containers, to provide specifications for their design and dimensions when packed.

To take effect immediately, urgency measure.

S.B. 949—GRUNSKY. (Agr.) Adds Sec. 814.4, Ag. C., re packing of head lettuce.

Requires that layers of head lettuce packed in a container be flat and have same numerical count, with exception in case of heads of 2½ dozen size packed in container 45V.

To take effect immediately, urgency measure.

S.B. 950—GRUNSKY. (Trans.) Amends Sec. 502, Veh. C., re punishment for driving a vehicle while under the influence of intoxicating liquor.

Changes minimum punishment for first misdemeanor conviction of driving under influence of intoxicating liquor from minimum of 30 days in county jail to five days in jail and from imprisonment in the county jail to imprisonment in jail for subsequent convictions.

Declares legislative intent that violators of misdemeanor offense of driving under influence of intoxicating liquor spend some time in jail except in exceptional cases.

S.B. 951—GRUNSKY. (Trans.) Amends Sec. 552, Veh. C., to require vehicle entering divided through highway with dividing island of sufficient width to permit stopping therein to yield right of way in same manner as vehicles required to stop upon entering such highway.

S.B. 952—GRUNSKY. (Trans.) Amends Sec. 415, Veh. C., to establish two classes of motor vehicle liability policies (owner's policy and operator's policy) and specifies provisions required in each.

S.B. 953—DESMOND (Departmental). (Gov. Eff.) Amends Secs. 12324 and 12326, Gov. C., re duties of State Treasurer.

Deletes requirement that state warrants be paid out of the funds upon which they are drawn and requirement that Treasurer keep separate accounts of the different funds.

S.B. 954—DESMOND (Departmental). (Gov. Eff.) Amends Sec. 13008, Gov. C., re supervision of fiscal affairs of state agencies by Department of Finance.

Deletes provision for appointment of superintendent of accounts for such purpose and provision requiring each appointed to execute an official faithful performance bond in amount fixed by Director of Finance but not less than \$5,000.

S.B. 955—DESMOND (Departmental). (Gov. Eff.) Repeals Secs. 13641 and 13643, Gov. C., re State Printing Fund.

Deletes provision directing Controller and Treasurer to transfer from General Fund to State Printing Fund all money appropriated for support of State Printing Office, and provision that Department of Finance shall render monthly report to Controller and pay into State Printing Fund all money received for printing, binding, and ruling done in State Printing Office.

S.B. 956—DESMOND (Departmental). (Gov. Eff.) Adds Secs. 16304.5, 16304.6, 16304.7 and 16304.8, Gov. C., re state funds.

Provides that within time during which appropriation is available State Board of Control at request of director of department concerned and with approval of Director of Finance may authorize unneeded funds in any appropriation for support of an institution, school or college or for family care within Departments of Corrections, Youth Authority, Education, and Mental Hygiene to be available and deemed appropriated for another institution, school or college or for family care or private care within same department.

Provides that upon effective date of act abolishing any powers or duties of a state officer or agency the unexpended balance of any appropriation intended to be used for the performance of such powers and duties shall revert to fund from which appropriation was made.

Provides that upon effective date of act making any change in fund from which an appropriation is payable, such appropriation or applicable portion thereof shall become payable from fund designated in that law; Department of Finance to determine adjustments to be made and certify them to State Controller who shall make necessary entries upon his records.

Upon effective date of act transferring powers or duties of any state officer or agency to another, Department of Finance shall determine portion remaining of any appropriation which was intended to be used for performance thereof and certify to Controller who shall transfer such amount to the officer or agency to which powers or duties were transferred.

S.B. 957—DESMOND (Departmental). (Gov. Eff.) Amends Ch. 992, Stats. 1945, re purchase or acquisition by Director of Finance of surplus property from Federal Government.

Makes act applicable to all surplus property rather than surplus war property and abolishes Surplus War Property Procurement Advisory Board.

S.B. 958—DESMOND (Departmental). (Gov. Eff.) Amends Secs. 11272 and 11274, Gov. C., re determination of administrative costs chargeable to various state agencies.

Provides that State Board of Control in determining such costs may consider factors of cost estimation as well as cost distribution, and that board shall certify annually rather than quarterly the amount determined to be the fair share of such costs due from each state agency.

S.B. 959—DESMOND (Departmental). (Agr.) Amends Sec. 4175, Ag. C., re marketing of milk and other dairy products.

Authorizes director to hold hearings in connection with investigations by him. Makes other clarifying changes.

S.B. 960—DESMOND (Departmental). (Agr.) Amends Sec. 12024.5, B. & P. C., re sale of food by weight.

Describes as either cooked or uncooked the poultry, other fowl or rabbit in dressed form that presently it is unlawful to sell for use by consumers other than by weight determined at time of sale on scale or beam properly sealed in accordance with law, and adds cooked and dried meats or fish to class that presently it likewise is unlawful to sell for such use other than by such weight.

Exempts commodity sold with other foods as part of prepared meal.

S.B. 961—DESMOND (Departmental). (Agr.) Amends Sec. 12211, B. & P. C., re weight of packaged goods.

Requires Director of Agriculture to adopt rules and regulations governing procedures of sealers in weighing or measuring amounts of commodities in individual packages or containers or package or container lots.

Authorizes director to establish necessary tolerances allowing for normal deviations from standard minimum weights or measures incident to commercial packaging. Makes conforming changes.

S.B. 962—DESMOND. (Gov. Eff.) Amends Sec. 19575.5, Gov. C., re punitive action against state civil service employees.

Deletes provision permitting appointing power at any time before employee's appeal is submitted to Personnel Board for decision to file an amended or supplemental notice of punitive action.

Adds provision that appointing power may not file any such amendment except after obtaining permission of the board to do so and reasonable notice to employee of time and place when request to file amendment is to be heard by the board.

Provides board shall permit filing of such amendment only upon clear showing by appointing power that it could not or should not have included the proposed amendments in the original notice of punitive action.

S.B. 963—ARNOLD. (L. Gov.) Amends Sec. 28141, Gov. C., re compensation for public service in Lassen County.

Changes mileage for each mile actually traveled by grand jurors, superior court jurors, and justice court trial jurors, from 25 cents in going only to 15 cents each way.

Entitles witnesses legally required to appear before grand jury, superior court, justice court, or coroner's jury to mileage each day, rather than for one day.

S.B. 964—CHRISTENSEN (Departmental). (Jud.) Amends Secs. 5009 and 5010, repeals Sec. 5011, Corp. C., and amends Sec. 1570, C. C. P., re unclaimed money or property in dissolved corporations.

Provides money or property due shareholder or creditor of dissolving corporation who refuses payment or cannot be located may be deposited with State Treasurer. Deletes provisions authorizing deposit of such money or property with banks or trust companies and providing for disposition of such deposits. Provides deposits with State Treasurer and increments thereto shall be dealt with as other unclaimed property.

S.B. 965—CHRISTENSEN. (Trans.) Amends Sec. 718, Veh. C., to make mandatory fine schedule for operating a vehicle in violation of weight limitations permissive.

S.B. 966—CHRISTENSEN. (Trans.) Adds Sec. 705.2, Veh. C., re weight of logging trucks.

Permits logging trucks and vehicle combinations having distance in feet between first and last axles thereof of more than 41 and less than 55 feet to have an allowed load in pounds greater than other trucks and vehicle combinations.

Makes amendment inapplicable to highways which are a part of the National System of Interstate and Defense Highways to extent application would cause this State be deprived of federal funds for highway purposes.

S.B. 967—CHRISTENSEN. (Trans.) Adds Sec. 705.1, Veh. C., re logging trucks.

Permits trucks and vehicle combinations transporting logs to weigh not to exceed 32,000 pounds where distance between first and last axles of any group of two axles

is either four or five feet and 32,200 pounds where distance between first and last axles of group is six feet.

Makes amendment inapplicable to highways which are a part of the National System of Interstate and Defense Highways to extent application would cause this State be deprived of federal funds for highway purposes.

Operative until ninety-first day after final adjournment of 1959 Regular Session of Legislature.

S.B. 968—ROBERT I. McCARTHY. (Rev. & Tax.) Adds Sec. 17210, R. & T. C., re personal income tax, providing for deduction not exceeding \$100 for political contributions in primary election.

S.B. 969—ROBERT I. McCARTHY. (Senate 3d reading) Amends Secs. 7202 and 7203, adds Sec. 7201.3, R. & T. C., re Bradley-Burns Uniform Local Sales and Use Tax Law.

Permits inclusion under law of chartered county or city and county not authorized by charter to impose sales tax but empowered to impose purchase or use tax.

Requires that conforming county or city sales or use tax ordinance grant exemption in respect to property the sale or purchase of which has been subjected to purchase or use tax elsewhere under purchase and use tax ordinance granting reciprocal exemption.

To take effect immediately, urgency measure, operative as to reciprocal provisions until April 1, 1958.

S.B. 970—ROBERT I. McCARTHY. (Jud.) Amends Sec. 537, C. C. P., re attachment.

Makes attachment available in action for damages for injury to person, as well as property, based on negligence, fraud, or other wrongful act, in action against defendant not residing in State or who has departed therefrom, or who cannot after due diligence be found therein, or who conceals himself to avoid service of summons.

S.B. 971—ROBERT I. McCARTHY. (Jud.) Amends Secs. 70050 and 70059, Gov. C., re compensation of phonographic reporters in Los Angeles and San Francisco Counties.

Changes annual salary of regular reporters and daily compensation of pro tempore reporters to unspecified amounts.

Changes additional filing fees in such counties to unspecified amounts.

S.B. 972—ROBERT I. McCARTHY. (L. Gov.) Amends Sec. 74511, Gov. C., re official reporters of San Francisco Municipal Court.

Changes salary from \$8,000 yearly to same sum monthly or per diem as paid official reporters of San Francisco Superior Court.

S.B. 973—ROBERT I. McCARTHY. (Gov. Eff.) Amends Sec. 575, W. & I. C., to change monthly salary of San Francisco juvenile court referees from \$675 to \$875.

S.B. 974—ROBERT I. McCARTHY. (Pub. U.) Amends Sec. 7901, P. U. C., re construction of telephone and telegraph lines, making no substantive change.

S.B. 975—ROBERT I. McCARTHY. (B. & P.) Amends Secs. 9000, 9010, and 9020, B. & P. C., re social workers.

Declares purpose of social worker's law, broadens scope of research done by Board of Social Work Examiners, and authorizes board to establish system of classification of social workers.

S.B. 976—ROBERT I. McCARTHY. (Pub. U.) Amends Secs. 6005 and 6006, P. U. C., re granting of public utility franchises by counties and cities.

Requires advertisement for bids to state that franchise will be awarded to bidder offering to pay highest cash price and highest percentage above minimum unspecified percentage of its gross annual receipts originating within county or city, rather than to highest bidder.

Requires publication of advertisement for bids to state that successful bidder must pay not less than unspecified percentage and not more than unspecified percentage of its gross annual receipts originating within county or city, rather than 2% of its gross annual receipts resulting from operation of franchise.

S.B. 977—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Secs. 7202 and 7203, R. & T. C., re Bradley-Burns Local Sales and Use Tax Law.

Requires that conforming county or city sales or use tax ordinance grant exemption in respect to property the sale or purchase of which has been subjected to purchase or use tax elsewhere under purchase and use tax ordinance granting reciprocal exemption.

S.B. 978—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Ch. 1573, Stats. 1955, the Hunters Point Reclamation District Act, re loans of money and grants of property to said district.

Authorizes City and County of San Francisco to lend money to district for organization and operation prior to first receipt of assessment revenues, to be repayable from first assessment revenues.

Deletes provisions re exchange of state lands for district lands, and grants to city and county State's title to public highways within district and lands within such highways, reserving mineral rights to State. Authorizes City and County to realign or vacate such highways when board of supervisors and trustees of district determine it to be in best interest of district, and if vacated, requires land to be disposed of in same manner as other city and county surplus lands.

S.B. 979—ROBERT I. McCARTHY. (Trans.) Adds Sec. 545, S. & H. C., to add State Highway Route 245 from Route 68 near Alemany Boulevard in San Francisco to Route 224, generally east of Bayshore Highway.

S.B. 980—ROBERT I. McCARTHY. (B. & P.) Amends Sec. 1100, H. & N. C., re bar pilot licensing.

Substitutes requirement that person have practical knowledge of motor ships for present requirement that he have practical knowledge of sailing vessels to be appointed or licensed as pilot.

S.B. 981—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) Adds various secs., Gov. C., re State Employees' Retirement System in respect to harbor policemen employed by Board of State Harbor Commissioners for San Francisco Harbor.

Creates class of "harbor police member" consisting of such harbor policemen and provides nonindustrial and industrial disability retirement allowances and special death benefit if death of such member was industrial.

S.B. 982—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) Amends Sec. 1690 and 1700, repeals Sec. 1692, H. & N. C., changing name of Board of State Harbor Commissioners for San Francisco Harbor to San Francisco Port Authority.

S.B. 983—ROBERT I. McCARTHY (Departmental). (Trans.) Adds Sec. 192.7, S. & H. C., to require Department of Public Works to pay to San Francisco Port Authority unspecified percentage of State Highway Fund money allocated for expenditure on state highways in the City and County of San Francisco for maintenance of San Francisco Harbor Embarcadero.

S.B. 984—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) Amends Sec. 1705, H. & N. C., re San Francisco Harbor, to delete requirement governing body fix compensation of officers or employees other than governing body members and making other technical changes.

S.B. 985—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) Amends Sec. 1700.5, H. & N. C., to prescribe terms of office for two members added to harbor governing board in 1955, and making other technical changes.

S.B. 986—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) Repeals Sec. 1705.5, H. & N. C., re San Francisco Harbor, deleting authorization for harbor governing body to appoint a member of governing body as member secretary and prescribing compensation of member secretary.

S.B. 987—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) Amends Sec. 2054, H. & N. C., re San Francisco Harbor.

Revises authority of harbor governing body to lease wharf, bulkhead, or breakwater and appurtenances. Increases maximum period permitted for lease from 15 to 60 years.

Makes other technical changes.

S.B. 988—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) New act, providing for issuance and sale of state bonds to create fund to provide for improvement of San Francisco Harbor.

S.B. 989—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) Amends and repeals various secs., H. & N. C., re San Francisco Harbor.

Vests in port director authority presently vested in harbor governing body to appoint and supervise assistants and employees and requires he act as secretary to governing body.

Deletes all existing provisions re secretary and assistant secretary of governing body, collectors, chief engineer, and, with exception of provision specifying jurisdiction and duties of chief wharfinger re abandoned and adrift vessels, wharfingers.

Requires harbor governing body to adopt rules and regulations necessary to safe, convenient, and efficient operation of port facilities, requires such rules and regulations be obeyed by all operators of vessels, tugboats, ferries, and other craft, and requires they be enforced by authorized officers and employees of port.

Makes other technical changes.

S.B. 990—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) Amends Sec. 1915, H. & N. C., re San Francisco Harbor.

Requires that members and employees of harbor governing body be allowed entertainment expenses necessarily incurred in connection with solicitation of cargo or official visits of port or transportation personnel.

Makes other technical changes.

S.B. 991—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) Amends Sec. 1990, H. & N. C., re San Francisco Harbor.

Increases minimum amount of liability or payment created by a contract or obligation which necessitates signatures of members of governing body and counter-signature of secretary and assistant secretary, from \$250 to \$1,000, and requires signatures of three, rather than two, members of governing body.

Requires contracts or obligations creating liability or authorizing payment of lesser amounts to be signed by secretary or assistant secretary rather than officer authorized by governing body.

Makes other technical changes.

S.B. 992—ROBERT I. McCARTHY (Departmental). (Gov. Eff.) Amends Sec. 6816, adds Sec. 6816.5, P. R. C., re loans for construction and improvement of public harbor and port facilities.

Creates Public Ports Loan Fund for such loans, and appropriates unspecified amount for deposit in such fund from moneys received from mineral leases of state lands except state school land.

S.B. 993—RICHARDS. (Soc. Wel.) Amends and renumbers Sec. 2160.4, W. & I. C., re eligibility of aliens for aged aid.

Makes all persons residing in United States continuously for 25 years who have not committed felony while so residing, if otherwise eligible, eligible for aged aid, instead of only persons who because of race or origin were ineligible for citizenship prior to December 24, 1952.

Effective only until ninety-first day after final adjournment of 1965 Regular Session of Legislature.

S.B. 994—RICHARDS. (Trans.) Adds Sec. 100.4, S. & H. C., to require Department of Public Works to construct on all freeways in counties having a population of over four million persons a dividing barrier between lanes of traffic proceeding in opposite directions sufficient effectively to deter any vehicle proceeding in one direction crossing into lane of traffic proceeding in other direction.

S.B. 995—RICHARDS. (Soc. Wel.) Amends Sec. 2020, repeals Sec. 2025, W. & I. C., re amount of aid to aged.

Increases from \$85 to \$100 the maximum amount of aid payable to recipients of aged aid.

Eliminates provision providing for automatic increases or decreases in accordance with federal increases or decreases.

S.B. 996—RICHARDS. (Soc. Wel.) Amends Secs. 3084, 3472, repeals Secs. 3084.1, 3472.1, W. & I. C., re amount of aid to needy and partially self-supporting blind.

Increases from \$95 to \$110 the maximum amounts payable to recipients of aid to needy blind or aid to partially self-supporting blind.

Eliminates provision providing for automatic increases or decreases in aid in accordance with federal increases or decreases.

S.B. 997—RICHARDS. (Jud.) Amends Sec. 8213, Gov. C., re recording bonds of notaries public.

Limits provisions re recording to counties where bond is not microfilmed or photocopied by county clerk.

Provides as to those counties that board of supervisors may provide by resolution that bond be microfilmed or photocopied in office of county clerk and that when this is done it shall have the same force and effect as if bond had been recorded in office of county recorder.

S.B. 998—RICHARDS. (Jud.) Amends Sec. 12053, Pen. C., re licenses to carry concealed weapons.

Eliminates requirement that person issuing such license deliver record thereof to county clerk, to be kept by him, and requires county clerk to transmit to Bureau of Criminal Identification and Investigation all records of such licenses heretofore filed with him.

S.B. 999—RICHARDS. (Ed.) Amends Sec. 24402, Ed. C., re community recreation.

Defines "community recreation" and "public recreation" to include recreation engaged in by parent cooperative nursery group. Defines such group as group of parents licensed by state agency, on non-profit basis, to provide recreation for preschool children on nondiscriminatory basis.

To take effect immediately, urgency measure.

S.B. 1000—SUTTON. (Nat. Res.) Appropriates \$500,000 from State Park Fund for acquisition of property and development of Colusa-Sacramento River State Park which would include other Sacramento River parks and recreational areas in Counties of Colusa and Glenn which are or may be placed under supervision of Division of Beaches and Parks.

S.B. 1001—SUTTON. (Nat. Res.) Appropriates \$200,000 from State Park Fund to Division of Beaches and Parks for acquisition of property and development of state park at Stony Gorge Reservoir.

S.B. 1002—SUTTON. (Lab.) Amends Sec. 1352.1, Lab. C., re working hours of women.

Provides that where employer furnishes adequate living quarters with utilities for an employee, requirement that employee receive at least \$350 per month in order to qualify as being employed in administrative, executive, or professional capacity, and hence exempt her from provisions re maximum working hours of women, is inapplicable.

S.B. 1003—SUTTON. (Gov. Eff.) New act re California Farm Debt Adjustment Commission.

Creates commission consisting of nine members appointed by Governor to assist in voluntary adjustment of farm obligations and to investigate farm debt situation in State.

Authorizes commission to appoint county committees to assist in its function and requires reports to Governor and Legislature.

S.B. 1004—SUTTON. (Wat. Res.) Adds Ch. 4, Pt. 1, Div. 2, Wat. C., re intra-state compacts re use of water.

Prescribes procedure, where permit is sought for water to be exported from watershed of origin, for negotiation of compact between entity seeking water and counties in watershed of origin re amount of water to be reserved to area of origin. Authorizes State Water Rights Board to execute compact on behalf of State.

Authorizes board, if parties fail to reach agreement, to make determination of amount of water to be reserved, such determination to be subject to review by writ of mandate in Superior Court in and for County of Sacramento.

Requires compact or determination to contain, re application for water for use in import area, such terms and conditions as in judgment of board will best conserve and utilize such water in public interest and requires rejection of application if board deems it would not best conserve public interest.

Makes provisions applicable to application as to which protest is pending on ninety-first day after effective date of act.

S.B. 1005—BROWN. (B. & P.) Adds Ch. 4, Pt. 2, Div. 7, B. & P. C., to prohibit engaging in gift enterprise businesses defined as selling real estate, merchandise, or ticket of admission to exhibition or performance, with promise of gift of article or thing in consideration of purchase of another article or thing.

S.B. 1006—MURDY. (Ed.) Amends Sec. 7231, Ed. C., re tuition of nonresident junior college students.

Increases tuition charge for use of buildings and equipment by nonresident junior college students from \$150 to \$350.

S.B. 1007—MURDY. (Lab.) Amends Sec. 6904, Lab. C., to delete requirement that each locomotive have one engineer and fireman when moved in train under steam.

S.B. 1008—MURDY. (Lab.) Repeals Sec. 6903, Lab. C., to delete provision prescribing required personnel for specified types of trains and railroad vehicles.

S.B. 1009—MURDY. (L. Gov.) Amends Sec. 35009, Gov. C., re annexation of territory to cities.

Prohibits annexation of territory zoned for agricultural purposes exclusively, rather than of territory so zoned by consent of owners pursuant to master plan for land use in county without consent to annexation by owners. Deletes limitation of application to counties which have adopted specified type of master plan before December 31, 1954. Deletes termination date of ninety-first day after final adjournment of 1957 Regular Session.

S.B. 1010—MURDY. (Lab.) Adds Sec. 105, Lab. C., denying jurisdiction to Division of Labor Law Enforcement over disputes between employer and employee subject to Railway Labor Act.

S.B. 1011—MURDY. (Pub. U.) Adds Sec. 2701.5, P. U. C., re notice of application by water corporations for certificates of public convenience and necessity.

Requires water corporation to mail such notice to each person owning land in area to be served by corporation or, with respect to owners of land within a city, to post notice in each block or portion of city to be served.

S.B. 1012—MURDY. (L. Gov.) Amends Secs. 35121 and 35313, Gov. C., re annexation of territory to cities.

Deletes provisions for protest by public owners of property and prohibits inclusion of value of publicly owned property in determining value of territory for protest purposes.

S.B. 1013—MURDY. (L. Gov.) Adds Sec. 35012, Gov. C., re annexation of territory to cities.

Prohibits fixing of boundaries of annexed territory so as to exclude site of residence dwelling of property owner and include remainder of property where dwelling and remainder are contiguous or adjacent. Provides for exclusion of property annexed in violation of prohibition.

S.B. 1014—MURDY. (L. Gov.) Amends Sec. 35106, Gov. C., re annexation of territory to cities, making no substantive change.

S.B. 1015—MURDY. (L. Gov.) Adds Sec. 38743, Gov. C., re powers of city relating to water.

Allows city to make and perform agreement with State, city, public or private corporation, or person, for acquisition, construction, maintenance, operation, disposition, and management of property or works for production, storage, transmission or distribution of water.

S.B. 1016—MURDY. (Soc. Wel.) Amends Sec. 1521.2, W. & I. C., re property of recipients of aid to needy children.

Excludes from "personal property" property belonging to absent parent and not available to family.

S.B. 1017—MURDY. (L. Gov.) Amends Sec. 35106, Gov. C., re annexation of territory to cities, making no substantive change.

S.B. 1018—MURDY. (Trans.) Adds Article 2.5, Ch. 1, Div. 1, S. & H. C., re appeals from state highway locations.

Creates California Highway Appeals Board in Department of Public Works consisting of three members appointed by Governor with advice and consent of Senate.

Requires California Highway Commission to publish notice of all route locations and freeway declarations made by it and permits 75 percent or more of landowners adjoining any one mile of proposed freeway to file written appeal with California Highway Appeals Board.

Permits appeals board to affirm or set aside highway location or freeway declaration.

S.B. 1019—MURDY. (L. Gov.) Amends Sec. 35009, Gov. C., re annexation of territory to cities.

Prohibits annexation of all territory zoned for agricultural purposes exclusively, rather than of territory so zoned by consent of owners pursuant to master plan for land use in county with consent to annexation of owners. Deletes provision limiting application of section to counties which have adopted specified type of master plan before December 31, 1954. Deletes termination date of ninety-first day after final adjournment of 1957 Regular Session.

S.B. 1020—MURDY. (Lab.) Adds Sec. 1171.5, Lab. C., exempting women and minors employed in agricultural labor from provisions re wages, hours, and working conditions of women and minors.

S.B. 1021—MURDY. (L. Gov.) Amends Sec. 34302, Gov. C., re incorporation of cities, making no substantive change.

S.B. 1022—THOMPSON. (L. Gov.) Amends Ch. 1020, Stats. 1931, the Water Conservation Act of 1931, re election of directors, making no substantive change.

S.B. 1023—THOMPSON (Departmental). (Pub. H. & S.) Adds Sec. 208.5, H. & S. C., to make violation of rules or regulations of Department of Public Health a misdemeanor.

S.B. 1024—THOMPSON. (Trans.) Amends Sec. 8357, R. & T. C., re gas tax, providing that apportionment of revenue attributable to tax on fuel used or usable in propelling aircraft be based on either most recent federal census or latest county or district census.

S.B. 1025—THOMPSON. (Wat. Res.) Appropriates unspecified sum to Department of Water Resources for water resources investigations, studies, and surveys.

S.B. 1026—THOMPSON. (L. Gov.) Adds Sec. 71602.5, Gov. C., re sheriffs.

Allows board of supervisors to provide that sheriff is ex officio constable, without additional compensation, and his designated deputies are ex officio deputy constables.

S.B. 1027—THOMPSON. (Pub. H. & S.) Amends Sec. 1, H. & S. C., re short title, making no substantive change.

S.B. 1028—THOMPSON. (Ed.) Adds Sec. 4240.5, Ed. C., to require notices of election for formation of junior college district to be mailed to registered electors residing in proposed district.

S.B. 1029—THOMPSON (Departmental). (Pub. H. & S.) Amends Sec. 1203, H. & S. C., re licensing of clinics.

Redefines "employer's clinic" to include clinic operated jointly by two or more employers, without profit to them, for prevention and treatment of accidental injuries to, and care of health of, their employees.

S.B. 1030—JOHN F. McCARTHY. (Rev. & Tax.) Amends, repeals, and renumbers various secs., R. & T. C., re property taxation.

Repeals alternative method provided in Ch. 1466, Stats. 1949, for equalization of assessed value of state-assessed property in city doing own assessing with assessed value of city-assessed property.

Requires board to determine ratio between assessed value of property on city roll and assessed value of property on county roll and notify city of such determination. Authorizes board to change such determination before third Monday in August.

Provides for entry of assessment of state-assessed property on board roll transmitted to city at value bearing same relationship to assessed value of property on county roll as property on local roll bears to such value.

S.B. 1031—COOMBS. (Nat. Res.) Appropriates unspecified sum from State Park Fund to Division of Beaches and Parks for certain described land in Napa County for the State Park System.

S.B. 1032—COOMBS. (Gov. Eff.) New act authorizing Director of Finance to quitclaim state interest in pipeline and easement in Napa County.

Provides director may, on terms and conditions in the best interests of the State, quitclaim state interest in and to pipeline and pipeline easement extending between Spencer Ranch and Napa State Hospital and all lands easterly of hospital formerly owned by State over which such easement ran.

S.B. 1033—COOMBS. (Ed.) Adds Ch. 11.5, Div. 3; repeals and adds Art. 6, Ch. 8, Div. 4; amends Secs. 7043 and 7044; repeals Sec. 6714, Ed. C., re 24-hour schools.

Permits board of supervisors, by ordinance, to direct county superintendent of schools to establish and maintain one or more 24-hour schools. Prescribes powers and duties of county board of education with respect to such schools when established.

Requires board of supervisors, whenever county 24-hour school is established, to provide suitable grounds, buildings, and equipment for such schools. Permits board of supervisors to submit question of issuance of county bonds for such schools. Authorizes levy of county tax not to exceed specified amount for current operating expenses of schools.

Makes provision for apportionment of school funds to county school service fund of county maintaining 24-hour schools.

Deletes provisions re establishment and maintenance of 24-hour schools by elementary school districts.

S.B. 1034—FARR. (Gov. Eff.) Amends Sec. 15003, Gov. C., to increase maximum salary of Deputy Director, State Department of Justice, from not to exceed \$13,500 to \$15,000 a year.

S.B. 1035—FARR. (Gov. Eff.) Amends Sec. 20017.75, Gov. C., re State Employees' Retirement System in respect to "law enforcement members."

Provides this phrase also includes Deputy Director of Department of Justice when his principal duties consist of law enforcement, and polygraph specialists.

S.B. 1036—FARR. (Soc. Wel.) Amends Sec. 1203.10, Pen. C., and Sec. 751, W. & I. C., re records of probation officers.

Permits probation officer, with written approval of superior court, five years after termination of probation of a person, to destroy records in his possession concerning such person.

Permits probation officer, with written approval of superior court, five years after jurisdiction of juvenile court over ward of court is terminated, to destroy records in his possession concerning such ward.

S.B. 1037—ROBERT J. McCARTHY. (Soc. Wel.) Adds Ch. 9, Div. 12, Ed. C., re vocational training and employment for blind.

Establishes Bureau of Vocational Rehabilitation for the Blind in Division of Special Schools and Services in Department of Education, to be sole agency to administer rehabilitation services for the blind. Requires bureau to be headed by chief directly responsible to Chief of Division of Special Schools and Services. Requires bureau to provide intensive programs, services, and equipment for rehabilitation, and for making blind persons self-supporting. Defines "blindness." Prohibits denial of services to blind person of age 16 or more except services for which federal law requires a determination of financial need as condition to reimbursement to State. Requires bureau to employ large proportion of qualified blind persons. Requires Director of Education to appoint board of review to hear appeals of applicants for vocational rehabilitation services. Makes decision of board binding on bureau. Requires State Treasurer to receive and provide custody for money appropriated for purposes of act and money received by bureau.

S.B. 1038—REGAN. (Gov. Eff.) New act re California State Fair and Exposition.

Provides that Director of Finance shall remove any movable buildings or improvements from present fair property to new fair site in County of Sacramento and sell existing site and remaining buildings and improvements, proceeds to be deposited in Capital Outlay and Savings Fund.

Appropriates \$7,495,686 for construction, improvements, and equipment at new State Fair site and declares amount so appropriated is total of amounts previously appropriated but which were transferred to Capital Outlay and Savings Fund by Budget Act of 1951.

S.B. 1039—REGAN. (Gov. Eff.) New act re California State Fair and Exposition.

Provides that Director of Finance shall immediately proceed with major construction and improvements for State Fair and Exposition on new site acquired therefor in Sacramento County.

Provides that Director of Finance shall remove any movable buildings or improvements from present fair property to new fair site in County of Sacramento and sell existing site and remaining building and improvements, proceeds to be deposited in Capital Outlay and Savings Fund.

Appropriates \$7,495,686 for construction, improvements, and equipment at new State Fair site and declares amount so appropriated is total of amounts previously appropriated but which were transferred to Capital Outlay and Savings Fund by Budget Act of 1951.

S.B. 1040—BEARD. (Ed.) Adds Ch. 3.7, Div. 10, Ed. C., re state college for Imperial County.

Establishes state college for Imperial County, and authorizes Director of Education to contract with school district in which college is located for maintenance of junior college at state college.

S.B. 1041—DESMOND. (Gov. Eff.) Adds Sec. 15849, Gov. C., re construction of buildings and facilities on new site of California State Fair and Exposition.

Authorizes State Public Works Board to construct buildings and facilities under provisions of State Building Construction Act of 1955 (commencing at Section 15800, Gov. C.), and to finance cost by issuance of either certificates or revenue bonds not exceeding \$7,500,000 annually for two fiscal years.

Makes continuing appropriation from State Fair Fund or from General Fund to pay monthly rent for use of facilities so constructed, to be available only if Department of Finance certifies to Controller that amounts necessary have not been appropriated in Budget Act. Appropriation to become inoperative after certificates or bonds have been retired and property is transferred to California State Fair and Exposition.

S.B. 1042—DESMOND. (Jud.) Amends Sec. 2006, C. C. P., requiring certified shorthand reporter to be present and acting at taking of deposition even when additional mode of taking deposition is employed.

S.B. 1043—DESMOND. (Lab.) Amends Sec. 1952, U. I. C., re reporting of Appeals Board and referees' proceedings.

Requires that testimony in proceedings involving disputed claim be taken in shorthand by phonographic reporter, rather than recorded.

S.B. 1044—BROWN. (Gov. Eff.) Amends Sec. 9900, Gov. C., re statements of expenditures of legislative advocates.

Excludes amounts spent by registered legislative advocate for personal board and lodging from statement of expenditures to be filed with legislature.

S.B. 1045—SHORT. (Jud.) Adds Div. 5, Prob. C., re persons and property in need of conservatorship.

Provides for appointment of conservator, as alternative to appointment of guardian, for person or his estate, on grounds on which guardian could be appointed, and sets forth powers and duties of conservator and provisions for accounting thereby, suspension, removal, and designation of conservator, termination of conservatorship, and appeals from orders and decrees in conservatorship proceedings.

S.B. 1046—CUNNINGHAM. (Lab.) Repeals Sec. 1628, Lab. C., deleting requirement that forms of contracts and receipts used by employment agencies be uniform and approved by Labor Commissioner.

S.B. 1047—CUNNINGHAM. (Lab.) Amends Sec. 1624, Lab. C., re employment agencies.

Requires agency to give applicant for employment who is referred to employer a referral receipt rather than a contract or receipt. Permits agency to mail such receipt to applicant. Requires receipt to be given or mailed to applicant within one day after referral to employer.

Deletes requirements that receipt show manner of transmission of order for help, date and number of receipt, fee paid by prospective employer, cost of transportation and by whom paid, and general conditions of employment.

S.B. 1048—CUNNINGHAM. (Lab.) Adds Sec. 1583.1, Lab. C., re employment agencies.

Requires Labor Commissioner to ascertain that future applicant for license to operate employment agency has knowledge of English language, understanding of operation and management of employment agency, and understanding of governing law re employment agencies.

S.B. 1049—CUNNINGHAM. (Jud.) Amends Secs. 6063, 6064, 6065, and 6066, adds Sec. 6062a, Gov. C., re publication of legal notices.

Establishes 10-day period for publication of notice during which two publications are sufficient.

Clarifies existing provisions providing for two-, three-, four-, and eight-week periods for publication of such notice.

S.B. 1050—CUNNINGHAM. (Jud.) Amends Sec. 413, C. C. P., re publication of summons.

Changes period of publication from what is deemed reasonable or minimum of eight weeks where defendant is residing out of state, or absent therefrom, to a minimum period of four weeks, unless the court requires a longer period.

S.B. 1051—CUNNINGHAM. (L. Gov.) Amends Ch. 73, Stats. 1939, the San Bernardino County Flood Control Act, re bonds.

Requires that, beginning with date of earliest maturity of issue or series, not less than one-fourtieth of indebtedness thereof be paid annually.

S.B. 1052—CUNNINGHAM. (Jud.) Amends various secs., Prob. C., re probate proceedings.

Decreases number of publications of petition for will probate in weekly newspaper from three to two.

Increases from \$500 to \$1,500 the value of real property that may be sold by executor or administrator without publication of notice.

Eliminates requirement of 10-day publication of notice re hearing of petition for authorization to borrow by executor or administrator and re hearing of petition for conveyance or transfer of real or personal property pursuant to agreement of decedent.

Requires 10-day publication of notice of application and hearing of petition to lease estate property for purpose of production of minerals, oil, gas, or other hydrocarbon substances. Eliminates such requirement for other leases.

Increases from \$100 to \$200 the monthly rental for which executor or administrator may lease real property without court order.

Specifies persons to be named in petition for appointment to fill vacancy of trustee under the will and eliminates publication of notice re hearing of such petition.

S.B. 1053—CUNNINGHAM. (Jud.) Amends Sec. 69594, Gov. C., increasing number of San Bernardino County superior court judges from five to six.

S.B. 1054—CUNNINGHAM. (Nat. Res.) Repeals Secs. 6211 and 6212, P. R. C., re investigations of land titles by State Lands Commission and reports thereon to Governor and Legislature, and preparation of uniform blank forms relating to land title registration.

S.B. 1055—CUNNINGHAM. (Soc. Wel.) Amends Secs. 1711 and 1720, W. & I. C., increasing members of Youth Authority Board from 5 to 6, new member to be appointed by governor for term expiring March 15, 1958.

S.B. 1056—CUNNINGHAM. (Gov. Eff.) Amends Sec. 23815, B. & P. C., re limitation on number of liquor licenses, making no substantive change.

S.B. 1057—CUNNINGHAM. (Jud.) Amends Sec. 1238.5, C. C. P., re eminent domain, making no substantive change.

S.B. 1058—CUNNINGHAM. (Jud.) Amends Sec. 1237, C. C. P., re eminent domain, making no substantive change.

S.B. 1059—CUNNINGHAM. (Jud.) Amends Sec. 1238.1, C. C. P., re purposes for which eminent domain may be used, making no substantive change.

S.B. 1060—CUNNINGHAM. (Jud.) Amends Sec. 1242, C. C. P., re entry on condemned property to make surveys and maps, making no substantive change.

S.B. 1061—CUNNINGHAM. (Jud.) Amends Sec. 1245, C. C. P., re summons issued in eminent domain proceedings, making no substantive change.

S.B. 1062—CUNNINGHAM. (Jud.) Repeals and adds Sec. 259, Prob. C., re rights of aliens to take property in this State by succession or testamentary disposition.

Repeals provision permitting alien not residing in United States to take real property in this State upon the terms granted United States citizens to take such property by the nation of the alien's residence. Repeals same provision relative to personal property.

Provides that at time of distribution if alien heir, legatee, devisee, distributee, or beneficiary of a trust is in country designated by the United States Secretary of the Treasury, department, agency, or officer, as a country where there is no assurance that payee of a check drawn against funds in the United States will receive the check and negotiate it for full value, the court may order property converted to cash and, less fees, deposited in savings bank. Passbook to be delivered to clerk of court.

Provides such money can be withdrawn only by court order on petition filed by heir, legatee, devisee, or beneficiary, or if deceased, by his heirs, devisees, or legatees alleging petitioner is no longer an alien or that country of alien is no longer on the list.

Provides that after five years and before 10 years from date of order requiring the deposit, on application of person interested in estate, the court must order money distributed to such persons as would be entitled to the property distributable to or for the benefit of the person for whom the deposit was ordered had this person predeceased the decedent, excluding persons who at the time of this last order are still on the forbidden list.

Provides further that property after 10 years escheates to the State.

**S.B. 1063—CUNNINGHAM.** (Jud.) Amends Sec. 417, C. C. P., re acquiring jurisdiction over person outside the State.

Extends power to render personal judgment against a person outside the State by publication of the summons and by personal service of a copy of summons and complaint if the person was in this State at time cause of action arose.

**S.B. 1064—CUNNINGHAM.** (Jud.) Amends Sec. 351, C. C. P., re limitation on time civil action may be commenced.

Amends rule that when cause of action arises against person, if he is out of state the time limitation within which action must be commenced does not start to run until he returns to state, and time he is out of state after cause of action arises is not part of such time limitation, by exempting person who may be personally served out of state and personal judgment rendered against him, unless he cannot be located out of state with reasonable diligence.

Limits its effect, if enacted at 1957 Regular Session, to actions commenced after September 7, 1958.

**S.B. 1065—CUNNINGHAM.** (Wat. Res.) Adds Sec. 38743, Gov. C., re participation by cities in water rights actions and proceedings.

Authorizes city to participate in and pay expenses re such actions and procedures to prevent interference with water rights affecting lands or inhabitants within city, diminution of quantity or pollution or contamination of city water supply, or unlawful exportation of water from city.

Prohibits such participation and payment of expenses re actions between owners of lands or water rights all within city which do not involve pollution, contamination, or exportation of water.

Provides that provisions shall not affect right of owner of water to commence, maintain, intervene in, defend and compromise any action or proceeding affecting his water right.

**S.B. 1066—CUNNINGHAM.** (L. Gov.) Amends Sec. 38792, Gov. C., re dog license fees.

Increases maximum permissible city dog license fees from \$2 to \$4 for male dogs, and from \$4 to \$6 for female dogs.

Makes other technical change.

**S.B. 1067—CUNNINGHAM.** (Pub. U.) Amends Sec. 5284, P. U. C., re household goods carriers, making no substantive change.

**S.B. 1068—CUNNINGHAM.** (Pub. U.) Amends Sec. 4302, P. U. C., re local taxes on motor vehicle carriers, making no substantive change.

**S.B. 1069—CUNNINGHAM.** (Pub. U.) Amends Sec. 5161, P. U. C., re household goods carriers, making no substantive change.

**S.B. 1070—CUNNINGHAM.** (Pub. U.) Amends Sec. 5285, P. U. C., re household goods carriers, making no substantive change.

S.B. 1071—CUNNINGHAM. (Pub. U.) Amends Sec. 5135, P. U. C., re household goods carriers, making no substantive change.

S.B. 1072—CUNNINGHAM. (Pub. U.) Amends Sec. 5136, P. U. C., re household goods carriers, making no substantive change.

S.B. 1073—MONTGOMERY. (Jud.) Amends Sec. 823, Pen. C., re proceedings on taking bail.

Provides that when a magistrate admits to bail a defendant arrested on an out-of-county misdemeanor warrant, he may, as an alternative to delivering the warrant and undertaking to the officer having charge of defendant, notify such officer of taking of bail and himself forward the warrant and undertaking to the clerk of the court at which defendant is required to appear. Provides that on receipt of such notification by the court, such officer shall release the defendant as if the warrant and undertaking were delivered to him.

S.B. 1074—HAROLD T. JOHNSON. (Trans.) Adds Sec. 548, S. & H. C., to add State Highway Route 248 from Truckee to Kings Beach following generally the existing county road.

S.B. 1075—HAROLD T. JOHNSON. (Trans.) Adds Sec. 558, S. & H. C., to add State Highway Route 258 from Route 65 near Auburn to Forest Hill.

S.B. 1076—HAROLD T. JOHNSON (Departmental). (Nat. Res.) Amends Sec. 6404, P. R. C., re reservation of mineral rights in sale of state lands.

Eliminates necessity of approval of State Lands Commission for reservation of mineral rights to State in sale of state lands by any state agency.

S.B. 1077—THOMPSON. (Trans.) Amends Sec. 11005, R. & T. C., re "in lieu tax," providing that portion of money in Motor Vehicle License Fee Fund payable to cities and counties be on basis either of last federal census or last county or district census, rather than only last federal census.

S.B. 1078—THOMPSON. (Lab.) Adds Ch. 20, Div. 3, B. & P. C., and repeals and adds Ch. 1, Pt. 6, Div. 2, Lab. C., re employment agencies.

Revises private employment agency law.

Provides for enforcement and administration of law by Chief of Division of Employment Agencies and Board of Placement Examiners in Office of Secretary of State.

S.B. 1079—HOLLISTER. (Trans.) Amends Sec. 50, Veh. C., to provide removable sideboards, panels, and endgates, installed for occasional use on commercial vehicles used in farming weighing unladen 3,400 pounds or less without such boards, panels or gates, do not constitute part of unladen weight of vehicle.

S.B. 1080—HOLLISTER. (Soc. Wel.) Repeals Art. 6, Ch. 1, Pt. 2, Div. 2, W. & I. C., re transportation of needy children.

Repeals provision authorizing counties to transport needy children to homes in other states, costs being shared by State.

S.B. 1081—HOLLISTER. (Pub. H. & S.) Amends Sec. 15000, H. & S. C., to exclude auto courts and resorts from scope of State Housing Act and include auto and trailer parks.

S.B. 1082—HOLLISTER. (Pub. H. & S.) Amends Sec. 18003, H. & S. C., to change definition of "auto and trailer camp" from "auto and trailer park" to "trailer park."

S.B. 1083—HOLLISTER. (Pub. H. & S.) Amends Sec. 18651, H. & S. C., to extend to motels requirement that buildings be maintained in good repair.

S.B. 1084—HOLLISTER. (Pub. H. & S.) Amends Sec. 2419.5, Lab. C., to require exterior openings in labor camp toilet buildings to be screened with fly-tight screening, rather than wire mesh of at least 16 mesh.

S.B. 1085—HOLLISTER. (Wat. Res.) Amends Ch. 1057, Stats. 1955, the Santa Barbara County Flood Control and Water Conservation District Act, making no substantive change.

S.B. 1086—HOLLISTER. (L. Gov.) Amends Sec. 23010, Gov. C., re loans by counties to flood control and water conservation district located wholly in county.

Allows county to loan funds to such district for which county is custodian of district funds to enable district to perform functions and meet obligations.

S.B. 1087—HOLLISTER. (L. Gov.) Amends Sec. 23142, Gov. C., re boundaries of Santa Barbara County, making no substantive change.

S.B. 1088—HOLLISTER. (L. Gov.) Amends Sec. 28121, Gov. C., re compensation for public service in Santa Barbara County, making no substantive change.

S.B. 1089—HOLLISTER. (L. Gov.) Amends Sec. 421, Ed. C., re Santa Barbara County superintendent of schools, making no substantive change.

S.B. 1090—HOLLISTER. (L. Gov.) Amends Sec. 74640, Gov. C., re Santa Barbara Municipal Courts, making no substantive change.

S.B. 1091—REGAN. (L. Gov.) Repeals and adds Ch. 1, Pt. 3, Div. 12, H. & S. C., re fire protection districts.

Substitutes for existing provisions on fire protection districts in unincorporated areas others for local fire districts not within any other fire districts and not including any timbered, brush or grass covered lands.

Requires that districts organized or reorganized under statutory predecessor of such law file affidavit, within six months after effective date of bill, with Secretary of State reciting facts of organization or reorganization, together with copies of documentary proof of such organization or reorganization and description of district boundaries, or cease to exist. Continues existence of such districts, subject to provisions of bill, as though districts created thereunder.

S.B. 1092—REGAN. (L. Gov.) Adds Art. 12, Ch. 1, Pt. 3, Div. 12, H. & S. C., re local fire districts.

Authorizes and prescribes procedure by which district board may create special fire protection zone in district for purpose of paying for installation of capital improvements of sole benefit to zone or for purchase of equipment or employment of personnel over and above equipment and personnel district can afford to furnish zone out of general district tax. Requires district board to levy tax upon all taxable property in zone to provide fund for such purposes. Provides for abolition of zone.

S.B. 1093—REGAN. (Jud.) Repeals, adds, and amends various secs., C. C. P., re depositions and discovery.

Repeals, adds, and extensively revises provisions relating to depositions and their use. Prescribes procedure for discovery, including production of documents and other tangible things, and physical and mental examinations of persons, and sets forth penalty for refusing to comply.

To become operative January 1, 1958.

S.B. 1094—REGAN. (Wat. Res.) Amends Secs. 10000, 10001, and 11200, adds Sec. 10001.2 and Art. 9.7, Ch. 2, Pt. 3, Div. 6, Wat. C., re Trinity River Diversion.

Includes federal Trinity River Diversion in State Water Plan and state-authorized Central Valley Project.

S.B. 1095—REGAN. (Gov. Eff.) Adds Sec. 6110, P. R. C., re State Lands Commission.

Authorizes commission, by resolution, to designate officer or employee of commission to conduct public hearings which commission is required to hold under any state law.

Requires designated officer or employee to make written report to commission of all relevant matters presented at hearings and transmit to commission written statements, arguments, or contentions presented.

Prohibits commission from making any finding or declaration or adopting, amending, or repealing any regulation considered at such hearing until it has considered written report of officer or employee and written statements, arguments, or contentions.

**S.B. 1096—REGAN.** (Gov. Eff.) New act, validating rules and regulations of State Lands Commission contained in California Administrative Code.

**S.B. 1097—REGAN.** (Gov. Eff.) Adds Sec. 25775.5, B. & P. C., re purchase of equipment for law enforcement employees of Department of Alcoholic Beverage Control.

Authorizes Director of Alcoholic Beverage Control to purchase firearms, ammunition, and handcuffs or other security equipment necessary for training of such employees and for use by them during special assignments when authorized by director.

**S.B. 1098—REGAN.** (Gov. Eff.) Adds Sec. 23825, B. & P. C., re on-sale general licenses for seasonal business.

Authorizes issuance of on-sale general licenses for seasonal business, without regard to numerical limitation as to on-sale general licenses, where premises operate regularly in a seasonal recreational area during regular seasonal period, not exceeding nine months, as bona fide public eating place and bona fide lodge.

**S.B. 1099—MILLER.** (Rev. & Tax.) Amends Sec. 10540, Ins. C., and adds Sec. 12252.5, R. & T. C., re insurance annuity agreements.

Provides that provision limiting the amount of premiums collected in advance by incorporated life insurers issuing policies on reserve basis does not prevent such insurer accepting in advance under agreement funds to be accumulated for purchase of annuities at specified future dates.

Provides that funds accepted by life insurer under such agreement are not "gross premiums received" for insurance tax purposes until applied to purchase of annuities. States refunds by insurer of such funds acquired prior to January 1, 1957, and subjected to tax are "return premiums."

**S.B. 1100—MILLER.** (F. I.) Adds Sec. 1080, Ins. C., re merger of insurers.

Permits domestic incorporated mutual life or disability insurer issuing nonassessable policies on reserve basis to merge, subject to supervision of commissioner, with other admitted incorporated mutual insurer.

**S.B. 1101—MILLER.** (B. & P.) Amends Sec. 9581, B. & P. C., re cleaners, dyers, and pressers.

Eliminates examination requirement for reinstatement of license or certificate not renewed until after three years from date of expiration.

Eliminates three-year limitation in which to renew on mere payment of renewal fee and penalty.

**S.B. 1102—MILLER.** (B. & P.) Amends Sec. 8966, B. & P. C., re yacht and ship brokers, to prohibit examination for issuance of license to person who held license forfeited for failure to renew.

**S.B. 1103—MILLER.** (B. & P.) Amends Sec. 9036, B. & P. C., re social workers, to eliminate examination requirement for restoration of registration delinquent for more than three years.

**S.B. 1104—MILLER.** (B. & P.) Amends Sec. 8803, B. & P. C., re land surveyors.

Eliminate one-year limitation for restoration of license which expired for non-payment of annual renewal fee and provides that no examination necessary for restoration of such license.

S.B. 1105—MILLER. (B. & P.) Amends Sec. 1303, B. & P. C., re clinical laboratory technology.

Provides that no examination necessary to reinstate license which forfeited for failure to pay annual renewal fee.

S.B. 1106—MILLER. (B. & P.) Amends Sec. 2892, B. & P. C., prohibiting requirement of examination as condition for restoration of expired vocational nursing license.

S.B. 1107—MILLER. (B. & P.) Amends Sec. 3147, B. & P. C., to eliminate examination requirement for restoration of optometrist's certificate of registration where not renewed within three years after suspension for failure to pay annual license fee.

S.B. 1108—MILLER. (B. & P.) Amends Sec. 4411, B. & P. C., re pharmacists, prohibiting requirement of examination for issuance of certificate to person whose registration was revoked for default in payment of renewal fee.

S.B. 1109—MILLER. (B. & P.) Amends Sec. 5600, B. & P. C., re architects, to prohibit requirement of examination for reinstatement of suspended certificate.

S.B. 1110—MILLER. (B. & P.) Amends Sec. 5680, B. & P. C., re landscape architects, to prohibit requirement of examination for reinstatement of suspended certificate.

S.B. 1111—MILLER. (B. & P.) Amends Sec. 6627, B. & P. C., re barbers eliminating examination for reissuance of barber's or apprentice barber's certificate after five years' retirement from practice of barbering.

S.B. 1112—MILLER. (B. & P.) Amends Sec. 6796, B. & P. C., re professional engineering.

Deletes time limit in which certificate to practice that has expired for failure to pay renewal fee may be reinstated, and prohibits requirement of examination for such reinstatement.

S.B. 1113—MILLER. (B. & P.) Amends Sec. 7437, B. & P. C., re cosmetologists.

Eliminates examination requirement for reinstatement of license not renewed within five years after its expiration.

S.B. 1114—MILLER. (B. & P.) Amends Sec. 7566, B. & P. C., to eliminate time limit for reinstatement of license forfeited under Private Investigator and Adjuster Act for failure to renew and provides that no examination required for such reinstatement.

S.B. 1115—MILLER. (B. & P.) Amends Sec. 7725, B. & P. C., re funeral directors and embalmers.

Eliminates requirement of examination for reinstatement of license or certificate not renewed within one year following its expiration.

S.B. 1116—MILLER. (B. & P.) Amends Sec. 8591, B. & P. C., re structural pest control operators.

Prohibits requirement of examination in case of application for original license by former licensee who failed to renew within three months of delinquent date.

S.B. 1117—MILLER. (B. & P.) Amends Sec. 9731, B. & P. C., re cemetery brokers and salesmen.

Makes unnecessary examination in case of application for original license by former licensee who failed to renew within year of expiration date.

S.B. 1118—MILLER. (B. & P.) Amends Sec. 2811, B. & P. C., re nursing.

Prohibits requirement of examination as condition for renewal of license which expired for failure to pay renewal fee.

**S.B. 1119—THOMPSON.** Amends Ch. 1405, Stats. 1951, the Santa Clara County Flood Control and Water Conservation District Act, re district bonds.

Requires district board to determine and state in resolution of intention and bond election ordinance maximum, rather than specified, rate of interest.

Deletes provision that all property within zone remains liable to be taxed or assessed for payment of bonds.

Deletes requirement that bond election ordinance state that not less than one-fortieth of indebtedness shall be paid annually.

Validates bonds of any zone authorized, issued and delivered between July 5, 1956, and effective date of act.

Chapter 25, Statutes of 1957, approved February 4, 1957, in effect immediately.

**S.B. 1120—BUSCH.** (Soc. Wel.) Adds Sec. 1032, W. & I. C., re recipient of public assistance when out of State.

Prohibits payment of state grant-in-aid funds to person absent from United States over 30 days. Permits payments up to six months, under rules State Social Welfare Board may adopt, to recipients in territorial possessions of United States.

**S.B. 1121—BUSCH.** (Lab.) Amends Secs. 3853 and 3855, Lab. C., re workmen's compensation.

Deletes authorization for employer to join as party plaintiff in action brought by employee against third person who caused injury resulting in employer's liability, and deletes requirement that employer consolidate his action with employee's if brought independently.

Deletes prohibition against admission, in such action brought by employee or joined in by employee, of both evidence of indemnity and benefit paid or to be paid by employer and evidence of loss of earning capacity by employee.

**S.B. 1122—BUSCH.** (B. & P.) Amends various secs. Pen. C., Gov. C., B. & P. C., and Ins. C., re increasing witness fees.

Increases witness fee for attendance before magistrate, grand jury, or court as witness in criminal case from \$3 to \$4 per day and grants court discretion to allow other appropriate expenses. Makes such expenses a county charge.

Increases witness fee in superior court from \$2 in civil cases and \$1.50 in criminal cases to \$4; mileage allowance from \$0.10 per one-way mile to \$0.15. Makes allowance of fee and mileage at discretion of court and requires showing of necessity.

Increases Grand Jury witness fee from \$1.50 to \$4 per day; mileage allowance from \$0.10 per one-way mile to \$0.15. Grants court discretion to allow expenses and requires showing of necessity. Permits court to disallow any fees to witness unnecessarily subpoenaed.

Increases witness fee for attendance before coroner's jury from \$1 to \$4 and mileage from \$0.10 to \$0.15 per one-way mile.

Increases witness fee for attendance in justice court from \$1 to \$4 and removes restriction that fee apply only in civil cases. Increases mileage allowance from \$0.10 to \$0.15 per one-way mile. Grants court discretion to allow such fees and mileage in criminal cases upon a showing of necessity. Permits court to disallow any fees of witnesses unnecessarily subpoenaed.

Increases witness fee for witness appearing at any investigation or hearing, when required to so appear by any state board, commission or officer from \$3 to \$4 per day.

Increases witness fee for appearing before Insurance Commissioner, when it is by subpoena, from \$2 to \$4.

Makes other technical changes.

**S.B. 1123—BUSCH.** (L. Gov.) Amends Sec. 432, Ed. C., changing annual salary of Mendocino County Superintendent of Schools from \$7,500 to unspecified amount.

**S.B. 1124—BUSCH.** (F. & G.) Amends Sec. 16.4, F. & G. C., re antlerless deer hunting.

Requires prior approval of board of supervisors before Fish and Game Commission permits taking of antlerless deer.

Requires public hearing before commission permits taking antlerless, rather than female, deer in an area.

S.B. 1125—BUSCH. (Jud.) Adds Sec. 729.6, W. & I. C., re detention of minors.

Declares any provision of law authorizing probation or peace officer to take minor accused of crime into custody includes authorization to detain him in county juvenile hall.

S.B. 1126—BREED. (L. Gov.) Amends Sec. 28103, Gov. C., re compensation for public service in Alameda County.

Increases annual salary of county supervisors from \$7,800 to \$12,000.

S.B. 1127—BREED. (L. Gov.) Amends Sec. 403, Ed. C., changing annual salary of Alameda County Superintendent of Schools to unspecified amount.

S.B. 1128—BREED. (Pub. U.) Amends Sec. 25701, P. U. C., re transit districts, making no substantive change.

S.B. 1129—BREED. (Pub. H. & S.) Amends Sec. 18550, H. & S. C., re enforcement of auto court, resort and motel provisions, making no substantive change.

S.B. 1130—BREED. (L. Gov.) Adds and repeals various secs., Gov. C., re municipal courts in Alameda County.

Prescribes uniform salary schedule for clerk and employees of clerk in such courts. Changes salaries and number of positions in classifications of employee positions. Requires clerk to assign persons employed on effective date of act to positions created by act and prohibits decrease in salary range of such employees. Requires appointing officer to request civil service commission for list of eligibles to fill vacancies when needed.

S.B. 1131—SUTTON. (Nat. Res.) New act, re riding and hiking trails.

Authorizes Division of Beaches and Parks, Department of Natural Resources, to establish and maintain trail from near City of Napa, Napa County, to junction of California State Riding and Hiking Trail in Siskiyou County.

S.B. 1132—SHORT. (F. & G.) Adds, amends, and repeals various secs., F. & G. C., to prohibit use of nets to take salmon or shad commercially in Districts 11, 12, 12B, and 13.

S.B. 1133—SHORT (Departmental). (B. & P.) Amends Sec. 2137.1, B. & P. C., re out-of-state licensees authorized to practice medicine in state department.

Provides that number of out-of-state licensees of medicine employed in state department shall not exceed 15 percent of medical staff of department.

Eliminates time limitation for appointment and employment of such persons.

S.B. 1134—BROWN. (L. Gov.) Adds Sec. 26906.1, Gov. C., re county auditors.

Authorizes auditor to impound disputed revenues of tax levied and collected by county for it or revenue district when claim is filed for return of revenues or when taxes paid under protest. Provides for release of revenues.

S.B. 1135—BROWN. (Pub. H. & S.) Amends Secs. 18250 and 18251, repeals Sec. 18355, H. & S. C., re trailer coaches in auto and trailer parks.

Deletes provisions permitting use of awnings, cabanas, buildings or windbreaks attached to trailer coach, or located less than six feet therefrom, constructed in accordance with rules and regulations of Division of Housing. Provides local authorities may by ordinance permit such use.

Deletes provision requiring toilets in trailer coaches to meet specifications of Division of Housing.

S.B. 1136—BROWN. (Trans.) Adds Secs. 559 and 560, S. & H. C., re state highways.

Adds Route 259 from Route 63 near Oasis to Nevada state line connecting with Nevada State Route 3A.

Adds Route 260 from Route 112 near Mammoth to Madera County line.

Provides for immediate maintenance of such highways as state highways.

S.B. 1137—BROWN. (B. & P.) Adds Ch. 3, Pt. 3, Div. 7, B. & P. C., re trading stamps.

Provides for licensing by State Board of Equalization of persons using or furnishing trading stamps for use in connection with sales of merchandise and entitling holders to obtain merchandise free of charge or for less than retail price.

S.B. 1138—JOHN F. McCARTHY. (Trans.) Amends Sec. 2822, S. & H. C., re the Special Assessment Investigation, Limitations and Majorities Protest Act of 1931, making no substantive change.

S.B. 1139—JOHN F. McCARTHY. (L. Gov.) Amends Sec. 71140, Gov. C., re residence requirements of municipal court attaches.

Allows municipal court attaches to reside temporarily in county adjoining county of employment, if such residence does not deprive them of status as electors of judicial district or city and county in which appointed.

S.B. 1140—FARR. (Lab.) Amends Sec. 1944, Lab. C., re employment of aliens, to permit State, counties, and cities to employ professional person who has declared intention to become citizen.

S.B. 1141—COLLIER. Adds Sec. 558, S. & H. C., to add State Highway Route 238, from a point on Route 4 south of Bakersfield to a point on Route 7 near Woodland along the westerly side of the San Joaquin Valley, including all or portions of existing state highway routes.

Chapter 26, Statutes of 1957, approved February 4, 1957, in effect immediately.

S.B. 1142—COLLIER. (Trans.) Amends various Secs., S. & H. C., re state highway routes.

Makes changes in State Highway Routes 20, 31, 37, 45, 75, 98, 227, and 233.

S.B. 1143—COLLIER. (Trans.) Amends Sec. 560, Veh. C., re pedestrians on highways making no substantive change.

S.B. 1144—COLLIER. (Trans.) Amends Sec. 678, Veh. C., to prohibit use of solid tires on commercial vehicles.

S.B. 1145—COLLIER. (Trans.) Amends Sec. 602, Veh. C., to substitute unspecified number of hours for maximum hours now prescribed for driving for hire vehicles and to specify unspecified fine for fine now specified as penalty.

S.B. 1146—COLLIER. (Trans.) Amends Sec. 511.1, Veh. C., to specify that Department of Public Works in raising or lowering prima facie speed limits may establish and post different minimum and maximum speeds for different classes of vehicles.

S.B. 1147—COLLIER. (Trans.) Amends Sec. 265, Veh. C., requiring rather than permitting an applicant for chauffeurs' license to state type of vehicles or combination of vehicles he desires to operate.

S.B. 1148—COLLIER. (Trans.) Amends Sec. 139.24, Veh. C., to extend authority of Commissioner of California Highway Patrol to administer and enforce laws pertaining to operation of vehicles and use of highways.

S.B. 1149—COLLIER. (Trans.) Amends Sec. 139.31, Veh. C., re training school of the California Highway Patrol, making technical change.

S.B. 1150—COLLIER. (Trans.) Amends, repeals, and adds various Secs., R. & T. C., re motor vehicle transportation license tax.

Omits provisions on inclusion and noninclusion of express company revenue in measure of tax.

Reduces tax rate from 3 percent to 2 percent commencing on January 1, 1958.

Makes tax applicable to operations exclusively within or between cities or between cities and private property.

Deletes vehicle registration fee credit provisions.

Eliminates provisions making tax inapplicable to gross receipts from operations within city included in measure of city tax on operators.

Allows credit to common carriers of passengers for taxes paid cities on privilege of operating therein.

To become operative on January 1, 1958.

S.B. 1151—COLLIER. (Trans.) Amends Sec. 2110, S. & H. C., to change from \$360,000 to unspecified amount the sum to be apportioned from the Highway Users Tax Fund for snow removal on county roads.

S.B. 1152—COLLIER. (L. Gov.) Amends Sec. 29610, Gov. C., deleting \$100 limitation on convention expenses of county and justice and municipal court officers.

S.B. 1153—COLLIER. (Trans.) Adds Sec. 372.2, Veh. C., to require application for registration of commercial vehicle to be accompanied by affidavit certifying weight of vehicle and equipment customarily carried on it and that weighing was done within 60 days prior to application.

S.B. 1154—COLLIER. (Trans.) Adds Sec. 139.49, Veh. C., to authorize Department of California Highway Patrol to contract with cities and counties for patrolling of city streets and county highways.

S.B. 1155—COLLIER. (Trans.) Adds Sec. 139.48, Veh. C., to require Department of California Highway Patrol to establish stations near main highway entrances into State for examination of foreign vehicles entering State to ascertain compliance with registration, vehicle fee and driver's license laws.

S.B. 1156—COLLIER. (Trans.) Adds Sec. 666, Veh. C., to require a certificate of adjustment of lights issued within previous 12 months as condition to renewal of registration.

S.B. 1157—COLLIER. (Rev. & Tax.) Amends, amends and renumbers, and adds various secs., R. & T. C., re property taxation.

Provisions involved are in or pertain to sections of law on assessment and equalization added or amended by Ch. 1466, Stats. 1949.

Changes various dates for assessment of state-assessed property and assessment and equalization of locally-assessed property.

Retains requirement for survey by State Board of Equalization to determine relationship between assessed and market values of locally-assessed property, but omits direction that survey be made annually.

Eliminates requirement that in making survey board consider rates and other data relating to representative samples of property assessable locally compiled by competent appraisers. Substitutes requirement it use appraisals made by its staff with respect to representative samples selected by means of random stratified sampling.

Requires that appraisals relate to value of property as of assessment date preceding that for which relationship between assessed and market values of locally-assessed property is to be determined, and directs board to inform assessor of appraisals made with respect to each sample parcel utilized not later than June 1 next preceding first Monday in July when assessor is required to complete his roll as to which relationship is to be determined.

Requires board, if staff and facilities permit, to cause appraisals of newly selected sample properties to be made in each county at least in alternate years.

Provides that where ratio of assessed to market value has been determined as of a prior assessment date, board shall use it in determining ratio as of a given first Monday in March by ascertaining changes in such market value that have occurred since the prior assessment date on the basis of school enrollment, population, retail sales and other factors.

States that in selection of sample properties board need not include any samples of personal property.

Provides that hearings on county ratios of assessed to market values as determined by board shall be public and that evidence offered at such hearings shall not be confidential.

Provides for filing of application with board by county, city and county or municipal corporation for review or equalization of assessment of its property by another public agency by whom property is taxed.

Prohibits board in equalizing locally-assessed common property from making any changes in assessments on unsecured roll.

S.B. 1158—COLLIER. (Rev. & Tax.) Amends, amends and renumbers, and adds various secs., R. & T. C., re property taxation.

See digest of S.B. 1157, apparently identical as to substance. To take effect immediately, urgency measure.

S.B. 1159—COLLIER. (Rev. & Tax.) Amends Sec. 2002, R. & T. C., re property tax assessments and repayments to State based thereon.

Provides that where percentage of assessed to market value in any county differs from state-wide average of assessed to market value by more than 10 percent of state-wide average, the value of property on local tax roll shall be adjusted to conform with state-wide average if county, or district wholly or partly within county, is required to make payments or repayments for any purpose to State on basis of assessed value of property.

To take effect immediately, urgency measure.

S.B. 1160—COLLIER. (Rev. & Tax.) Adds Art. 5, Ch. 2, Pt. 3, Div. 1, R. & T. C., re property tax assessments and district bonds.

Provides that where percentage of assessed to market value in any county differs from state-wide average of assessed to market value by more than 10 percent of state-wide average, the maximum bond limit of any district shall be adjusted upward or downward accordingly so that the limitation will bear same relationship to market value of property in district that property would have if assessed at state-wide average.

To take effect immediately, urgency measure.

S.B. 1161—COLLIER. (L. Gov.) Amends Sec. 28136, Gov. C., increasing annual salary of Siskiyou County auditor from \$5,400 to \$6,600.

S.B. 1162—COLLIER. (L. Gov.) Amends Sec. 436, Ed. C., to increase annual salary of Siskiyou County superintendent of schools from \$8,000 to \$12,000.

S.B. 1163—COLLIER. (Trans.) Adds Sec. 677.3, Veh. C., to require defrosters and heaters in trucks first registered after effective date of bill.

S.B. 1164—COLLIER. (Rev. & Tax.) Amends Sec. 32362, R. & T. C., re alcoholic beverage taxes.

Provides that lien of taxes on real property of taxpayer following recording of abstract or copy of judgment for taxes entered by county clerk on filing of tax certificate by State Board of Equalization shall continue for five years from date of recording, and may be extended for additional five-year periods by recording new abstract.

S.B. 1165—COLLIER. (Lab.) Amends Sec. 1816, U. I. C., re summary judgments and liens for delinquent unemployment insurance tax contributions.

Provides that lien based upon abstract of judgment shall continue for five years after recording and may be extended for additional five-year periods by recording new abstract before expiration of five-year lien period or any extension period.

S.B. 1166—COLLIER. (Trans.) Amends Secs. 218 and 219, Veh. C., to permit Department of Motor Vehicles to prorate fees for fleets of commercial vehicles operating in this and other states without registration of designated vehicles and authorizes Reciprocity Commission to enter into agreements therefor.

S.B. 1167—COLLIER. (Trans.) Adds Sec. 838, S. & H. C., re reservation of easements in abandoned state highways.

Permits California Highway Commission to reserve easements in state highway being abandoned for sanitary sewers and storm drains and utility facilities.

S.B. 1168—COLLIER. (Ed.) Adds Art. 7, Ch. 11, Div. 2, Ed. C., re high school districts.

Allows formation of high school district to include one or more elementary districts which are part of union high school district maintaining five or more high schools each separated by 10 miles or more. Prescribes procedure for such formation, and for division and disposition of funds and property of affected districts.

S.B. 1169—COLLIER. (Ed.) Adds Art. 7, Ch. 11, Div. 2, Ed. C., re formation of high school districts from territory in existing high school districts.

Authorizes formation of high school district to include territory of an existing high school district maintaining five or more high schools, each of which is separated by 10 or more miles.

Provides that petition for formation of such district shall be signed by 10 percent of registered electors residing in any elementary district which is part of such high school district and in which there is situated one of the high schools maintained by the high school district. Authorizes formation of such district to include territory of two or more contiguous elementary districts which are part of existing high school district if high school maintained by high school district is situated in one of contiguous districts.

Prescribes procedure for calling, holding, and conducting election for formation of such proposed high school district. Provides for transfer of portion of funds of existing district to newly-formed district within time prescribed. Requires division of funds apportioned to existing district during first year of existence of newly formed district.

S.B. 1170—COLLIER. (Trans.) Amends Sec. 2107.5, S. & H. C., re state allocation for engineering costs and administrative expenses in respect to city streets.

Requires each city to file with Department of Public Works annually a report showing all expenditures of amounts allocated to it for such purposes.

Instead of making provisions re other state allocations for city streets applicable to allocation.

S.B. 1171—COLLIER. (Trans.) Amends Secs. 268 and 269, Veh. C., to make issuance of driver's license after effective date also conditional upon ability to read and understand simple English, including that used in highway and directional signs.

S.B. 1172—COLLIER. (Trans.) Amends Sec. 130, Veh. C., re fees for information from Department of Motor Vehicles' records.

Requires charge to be sufficient to pay any service in connection with furnishing such information as well as actual cost to the department.

Requires fees be set by Department of Finance rather than Director of Motor Vehicles with approval of Department of Finance.

Exempts from charges any person who is securing information relating to himself or to a principal of whom he is personal agent.

Deletes provision for sale and use of stamps in payment of these fees.

S.B. 1173—COLLIER. (Trans.) Amends Sec. 136, Veh. C., re authority of officers and investigators of Department of Motor Vehicles.

Authorizes director, deputy director, registrar, deputy registrar, and investigators of the department when they are on duty and reasonably believe that any vehicle is being operated in violation of registration and drivers' license laws to require driver to stop and submit to inspection of vehicle, license plates, and registration card.

S.B. 1174—COLLIER. (Trans.) Repeals Ch. 10, Div. 3, and amends Sec. 371.5, Veh. C., to repeal caravanning law and to increase service fee from \$3 to \$6 for original registration in this State of vehicle previously registered outside this State.

Operative January 1, 1958.

S.B. 1175—COLLIER. (Wat. Res.) New act, to ratify Klamath River Basin Compact.

Ratifies compact, which is set forth in full, to become binding on State when approved by Legislatures of California and Oregon and consented to by Congress, at which time California Klamath River Commission is abolished.

Appropriates \$12,000 to Klamath River Compact Commission created by compact for preliminary financing.

S.B. 1176—DESMOND. (Lab.) Amends Sec. 1626, repeals Sec. 1647, Lab. C., re private employment agencies.

Eliminates requirement that agency agree to refer any controversy between agency and applicant re terms of agency contract to Labor Commissioner for adjustment.

Deletes provisions which require parties involved in controversy arising under chapter re agencies to refer matters in dispute to Labor Commissioner and require that he hear and determine same.

S.B. 1177—DESMOND. (Lab.) Adds Sec. 1647.1, Lab. C., to define controversy for purposes of provisions requiring reference to Labor Commissioner of controversies involving employment agency.

S.B. 1178—DESMOND. (Lab.) Adds Sec. 1647.2, Lab. C., re employment agencies.

Permits parties to dispute under provisions regulating employment agencies to file court action for collection of moneys claimed to be due. Where court determines controversy as defined in Sec. 1647.1 (added by S.B. 1177) exists, requires dismissal of action and reference to Labor Commissioner; otherwise to hear matter and render judgment.

S.B. 1179—DESMOND. (Lab.) Adds Sec. 1647.3, Lab. C., to permit employment agency to receive and negotiate promissory note from applicant for fee owed agency.

S.B. 1180—DESMOND. (Lab.) Adds Sec. 1647.4, Lab. C., to permit employment agency to employ collection agency for collection of claims owed by applicant to agency.

S.B. 1181—BREED. (Pub. H. & S.) Adds Secs. 8573 and 8574, amends Secs. 8738 and 8741, H. & S. C., re cemeteries.

Requires cemetery which contracts to sell mausoleum crypts prior to receipt of certificate of occupancy issued by State to include certain provisions in contract and provide funds for protection of purchaser. Provides for suspension of license for violation and escrowing of cemetery assets.

Increases amount required deposited in endowment care fund by endowment cemeteries. Changes letter size of headings on signs required posted by such cemeteries.

S.B. 1182—BREED. (B. & P.) Amends various secs., B. & P. C., re cemeteries and cemetery brokers and salesmen.

Adds interment services to those activities respecting which a person is broker or salesman.

Requires application for license to be on form prescribed by Cemetery Board and filed at its principal office.

Raises license and other fees.

S.B. 1183—BREED. (B. & P.) Amends Sec. 9600, B. & P. C., re regulation of cemeteries, making no substantive change.

S.B. 1184—BREED. (Pub. H. & S.) Amends Sec. 8500, H. & S. C., re cemeteries, making no substantive change.

S.B. 1185—BREED. (Pub. H. & S.) Amends Sec. 8100, H. & S. C., re cemeteries, making no substantive change.

S.B. 1186—CUNNINGHAM (Departmental). (Gov. Eff.) Adds Sec. 13078, repeals Sec. 13372, Gov. C., re approval of transactions by Director of Department of Finance.

Provides director may exempt from such approval any transactions for which such approval is required by statute whenever in his judgment such exemption is appropriate and in best interests of State.

Would repeal similar provision now limited to exemption of contracts of state agencies for purchase of materials, equipment, supplies or services.

S.B. 1187—CUNNINGHAM (Departmental). (Gov. Eff.) Amends Sec. 13164, Gov. C., re charges to be made for services rendered by Department of Finance to state agencies.

Provides that charges shall be made in an amount determined by Director of Finance for services rendered to state agencies supported by funds other than the General Fund or at request of agency, rather than on basis of cost of rendering services as determined monthly.

S.B. 1188—CUNNINGHAM (Departmental). (Gov. Eff.) Amends Sec. 19490, B. & P. C., to correct reference to California State Fair and Exposition.

S.B. 1189—CUNNINGHAM (Departmental). (Gov. Eff.) Amends Sec. 15862, Gov. C., re jurisdiction over and use of property acquired under Property Acquisition Law.

Makes section applicable to all such property rather than property needed in furtherance of postwar construction program by providing that jurisdiction over such property is in Department of Finance until needed for purpose for which acquired.

Authorizes Director of Finance to transfer such property to agency for whose use it was acquired before it is needed for purpose for which acquired if in his opinion such transfer is in best interests of State.

S.B. 1190—CUNNINGHAM (Departmental). (Soc. Wel.) Amends Sec. 1752.8 and repeals Sec. 1014, W. & I. C., re deposit or investment of funds of inmates of Youth Authority facilities.

Deletes provision authorizing Director of Youth Authority to deposit funds of inmates in any bank in the State; adds provision authorizing him to deposit such funds in trust with State Treasurer or, subject to approval of Department of Finance, to deposit such funds in interest-bearing bank accounts or to invest them as now provided.

Makes other technical changes.

S.B. 1191—CUNNINGHAM (Departmental). (Soc. Wel.) Amends Sec. 165, W. & I. C., re deposit of funds of inmates of state institutions by Department of Mental Hygiene.

Permits department to deposit funds in trust with State Treasurer or, subject to Department of Finance approval, in interest-bearing bank accounts, rather than in any bank in State.

S.B. 1192—CUNNINGHAM (Departmental). (Gov. Eff.) Amends Sec. 11007.7, repeals Secs. 12303 and 12305, Gov. C., re State Treasurer.

Repeals and deletes provisions authorizing State Treasurer, without approval of Department of Finance, to purchase insurance against loss of securities and money in his custody.

Repeals provisions requiring deputy treasurer, cashier, and bond officer to execute official bonds in specified amounts.

S.B. 1193—CUNNINGHAM (Departmental). (Gov. Eff.) Amends Sec. 18859, Gov. C., re authorizations by State Personnel Board for payment of state employees salaries at steps above minimum limits.

Deletes requirement of approval by Director of Finance in certain cases.

S.B. 1194—CUNNINGHAM (Departmental). (Gov. Eff.) Adds Sec. 12441, Gov. C., re State Controller.

Would authorize Controller to use a system of transfers in lieu of warrants to settle transactions between funds and appropriations, or between funds and appropriations and accounts of deposits in trust in custody of Treasurer.

S.B. 1195—CUNNINGHAM (Departmental). (Gov. Eff.) Amends Sec. 5008, Pen. C., re deposit or investment of funds of inmates of prisons and correctional institutions.

Allows Director of Corrections to deposit funds of inmates in trust with Treasurer.

Restricts deposits of such funds to interest-bearing bank accounts, rather than any type of account, subject to approval of Department of Finance.

Allows director to mingle funds of different inmates for investment, as well as deposit, purposes.

S.B. 1196—CUNNINGHAM (Departmental). (Gov. Eff.) Amends Sec. 11263, Gov. C., re interagency services and transactions by state agencies.

Redefines "state agency" with reference thereto as including all organizational units, parts and subdivisions of state agencies as defined in Gov. C., Section 11000.

S.B. 1197—GIBSON. (B. & P.) Amends Secs. 8971 and 8973, B. & P. C., re yacht and ship brokers.

Eliminates Federal Seaman's Act ("Jones Act") and marine insurance from subjects for license examination.

Makes clarifying change.

S.B. 1198—GIBSON. (B. & P.) Repeals Sec. 8905, B. & P. C., to eliminate definition of commissioner as used in Yacht and Ship Brokers Act.

S.B. 1199—GIBSON. (B. & P.) Adds Sec. 8936.1, B. & P. C., to prohibit use of fictitious name by broker licensed under Yacht and Ship Brokers Act unless license issued under such name.

S.B. 1200—GIBSON. (B. & P.) Amends Secs. 7602 and 7643, B. & P. C., re embalmers.

Provides one member of State Board of Funeral Directors and Embalmers be licensed embalmer.

Requires that of two years apprenticeship for license as embalmer, six months be served before commencing course of required instruction.

Substitutes for one year apprenticeship required for persons licensed as embalmer in another state provision that such person not be required to have served apprenticeship.

S.B. 1201—GIBSON. (B. & P.) Amends Secs. 8531.5, 8556, 8649, and 8674 and adds Sec. 8655, B. & P. C., re structural pest control.

Requires voice recording, rather than transcript, of meetings of Structural Pest Control Board.

Limits authorization for performance of specified structural pest control work by licensed contractor to that incidental to other work performed on structure.

Authorizes licensed contractor to contract for extermination of pests in ground beneath or adjacent to structure being constructed, but requires work to be done by structural pest control operator.

Declares that felony which is ground for disciplinary action by board must arise from operation as licensee, and states that record of conviction or certified copy is conclusive evidence of conviction.

Defines conviction, and authorizes board to suspend, revoke, or decline license after conviction.

Raises fee for duplicate license and change of name on license from \$1 to \$2.

S.B. 1202—GIBSON. (B. & P.) Amends Secs. 8569 and 8570, B. & P. C., re structural pest control operators.

Provides partner in licensed partnership or officer in licensed corporation, who is licensed in other branch of pest control, may engage in branch of pest control for which partnership or corporation is licensed.

S.B. 1203—GIBSON. (B. & P.) Adds Sec. 7113.1, B. & P. C., to declare bankruptcy of licensed contractor arising to substantial degree from his operations as cause for suspension or revocation of license, and provide conditions for renewal of such license.

S.B. 1204—GIBSON. (B. & P.) Amends Sec. 7076, B. & P. C. re licensed contractors.

Permits heirs of individual licensee to continue business under license or obtain renewal thereof for continuance of business for six months after death. Makes similar provision for renewal in case of continuance of partnership business by surviving partner.

S.B. 1205—GIBSON. (B. & P.) Amends and repeals various secs., B. & P. C., re dry cleaning.

Repeals various definitions and makes changes in others.

Repeals minimum price provisions held unconstitutional.

Eliminates various obsolete provisions.

S.B. 1206—GIBSON. (B. & P.) Amends Sec. 4416, repeals and adds Sec. 4355, B. & P. C., re licensed pharmacists.

Provides that right to practice is suspended on adjudication or commitment to state hospital because of mental illness, and provides conditions for restoration of such right.

Eliminates fee for analytical toxicologist, and revises fee schedule generally.

S.B. 1207—GIBSON. (B. & P.). Amends, adds, and repeals various Secs., B. & P. C., re dental hygienists.

Provides for practical, as well as written, examination for license, and declares that written examination be in subjects prescribed, within limits, by Board of Dental Examiners, rather than in specified subjects.

Revises education requirements to require graduation from institution approved by board, rather than from legally incorporated dental college or infirmary, or institution giving courses equivalent to those in similar courses at University of California.

S.B. 1208—GIBSON. (B. & P.) Amends Secs. 5093 and 5097, adds Sec. 5098, and repeals Secs. 5082.1 and 5082.2, B. & P. C., re accountants.

Allows candidate for registration as certified public accountant who passes only that part of examination on accounting practice, right to be reexamined solely on remaining subjects at subsequent examinations.

Authorizes State Board of Accountancy to give credit to candidate for registration as public accountant who has passed all or part of examination in another state, if board determines that standards under which examination was held are as high as standards for examination given by board.

Deletes obsolete provisions on qualifications and issuance of certificates to public and certified public accountants.

S.B. 1209—DESMOND. (Gov. Eff.) Adds and amends various secs., Gov. C., re county employees' retirement systems.

Allows board of supervisors of county not subject to fixed benefit formula to make provisions re safety members which apply in counties coming under such fixed benefit formula prior to January 1, 1953, apply in such county to employees engaged in active law enforcement or fire suppression duties. Allows such employees to elect at specified time to be included within such safety member provisions. Increases rate of contribution for safety members. Provides for payment and calculation of retirement allowance for time during which safety member, retiring with credit for such time, was not safety member or member of county peace officer or fire service retirement system.

S.B. 1210—MILLER. (Gov. Eff.) Amends Sec. 13391, Gov. C., re purchase of supplies or equipment for state agencies, making no substantive change.

S.B. 1211—MILLER (Departmental). (Gov. Eff.) Adds Section 13390.5, Gov. C., re state purchases.

Provides that bid requirements prescribed by article regulating state purchases are not applicable to purchases or contracts for purchase of fluid milk and fluid cream, the price of which is established in accordance with Ch. 17, Div. 6, Ag. C., and for fruit and vegetables procured under contract with growers for use of canneries maintained and operated by state agencies.

S.B. 1212—MILLER. (Gov. Eff.) Adds Art. 6, Ch. 5, Pt. 1, Div. 2, Title 5, Gov. C., re purchases of supplies and equipment by local agencies.

Creates Purchase Referral Board in each county, except in counties of over 2,000,000 population creates board for each supervisorial district. Makes district attorney, county superintendent of schools, auditor, and one or more city attorneys members of board. Makes each purchase of \$100 or more by local agency subject to act. Prescribes bid procedure for contracts and purchases of supplies and equipment. Makes laws prohibiting officers of local agencies from having interest in contracts or sales inapplicable to contracts entered under act. Prescribes procedure when local agency officer or member of referral board has interest in proposed contract.

S.B. 1213—MILLER. (Gov. Eff.) Amends Sec. 13370, Gov. C., re contracts by state agencies, making no substantive change.

S.B. 1214—MILLER. (Rev. & Tax.) Amends Sees. 19286, 19287, and 26453c, adds Sec. 26453d, R. & T. C., re personal income and bank and corporation taxes.

Authorizes Franchise Tax Board to permit inspection of returns by both Federal Commissioner of Internal Revenue and officials of other states, rather than in alternative, where reciprocal inspection rights exists.

Modifies and recasts provisions authorizing use of information obtained from board by Federal Government, officials of other states, California legislative committees, California Attorney General, and other representatives of this State.

S.B. 1215—MILLER. (Trans.) Amends Sec. 419, Veh. C., to delete confidential status for reports of accidents made to Department of Motor Vehicles under provisions requiring security following accidents.

S.B. 1216—MILLER. (Trans.) Amends Sec. 130, Veh. C., to make all records of Department of Motor Vehicles public records open to inspection during office hours.

S.B. 1217—MILLER. (Trans.) Amends Sees. 130, 419 and 488, repeals Sec. 488.5, Veh. C., making all records of Department of Motor Vehicles public records and open to public inspection at reasonable times.

S.B. 1218—MILLER. (Trans.) Amends Sec. 488 and repeals Sec. 488.5, Veh. C., to delete provision making required vehicle accident reports confidential.

S.B. 1219—MILLER. (Gov. Eff.) Adds Sees. 73.2, 87.4, and 96, Ag. C., re meetings and admissions of fairs.

Requires all meetings of boards of state and district fairs, except executive sessions on employment, dismissal, or complaints against officers or employees, to be open and public.

Requires state, district, county, or citrus fruit fairs receiving state assistance to designate "Children's Day" admitting all children 16 and under free on that day.

S.B. 1220—MILLER. (Gov. Eff.) Repeals Sec. 20134, adds Sees. 20108, 20233, and 21211, Gov. C., re State Employees' Retirement System.

Repeals section making data filed by any member or beneficiary confidential. Adds provision that name of person designated as beneficiary, other than a member, is confidential and shall be maintained in separate file which shall not be open to inspection by anyone except retirement board and employees whose duties include access thereto and any person authorized by Legislature to make inspections.

Provides that all other records of retirement board shall be open to inspection by public during regular office hours.

Provides that all meetings of retirement board shall be open to public at all times.

S.B. 1221—**MILLER.** (Gov. Eff.) Repeals Sec. 14426, and adds Secs. 14315 and 14426, Ed. C., re meetings and records of State Teachers' Retirement System.

Requires all meetings of Retirement Board to be open to public.

Declares all records of board open to public inspection, except that names of beneficiaries other than members are confidential, and available only to certain retirement system personnel and persons authorized by Legislature.

S.B. 1222—**MILLER** (Gov. Eff.) Amends Sec. 254, Fin. C., re records of Banking Department.

Makes records, other than reports and applications of banks and results of investigations, public documents. Makes it a misdemeanor for superintendent or employee of department to disclose records other than public documents except pursuant to judicial order, to legislative committees, or as provided by law. Makes it a misdemeanor for member or employee of committee to disclose records furnished committee except to enforcement officers or in report to Legislature.

S.B. 1223—**MILLER** (F. I.) Amends Sec. 254, Fin. C., re records of Banking Department.

Includes data obtained from banks or trust companies in records which are not public documents. Makes disclosure by superintendent or employee of Department, to anyone other than bank concerned or person authorized by Legislature to inspect, or for purpose not connected with administration of law, a misdemeanor.

S.B. 1224—**MILLER.** (Gov. Eff.) Adds Sec. 97, Ag. C., making false representation of membership, office, or employment in fairs a misdemeanor.

S.B. 1225—**MILLER.** (Gov. Eff.) Amends Secs. 70, 73, and 76, adds Sec. 72, Ag. C., re California State Fair and Exposition.

Creates Division of Fairs and Expositions in Department of Agriculture and transfers powers, duties, funds, and employees of Department of Finance relative to State Fair to the new division except providing for and management of annual fair is by Directors of California State Fair.

Unspecified operative date.

S.B. 1226—**MILLER.** (Gov. Eff.) Adds Sec. 96, Ag. C., re admission to fairs.

Requires all state, district, county, or citrus fruit fairs which receive money from State Treasury to admit children 18 or under free of charge on one day designated by the fair during each fair period.

S.B. 1227—**MILLER.** (Gov. Eff.) Amends Sec. 13006, Gov. C., adds Sec. 23.5 to, and repeals Sec. 72, Ag. C., re fairs.

Creates Division of Fairs and Expositions in Department of Agriculture and transfers, on unspecified date, powers, duties, purposes, responsibilities, jurisdiction, employees, and funds of Department of Finance over district, county, and citrus fruit fairs to new division. Deletes provisions for Division of Fairs and Expositions in Department of Finance.

Unspecified operative date.

S.B. 1228—**MILLER.** (Gov. Eff.) Adds Secs. 79, 89.5, and 94.3, Ag. C., adds Sec. 25909, Gov. C., amends Sec. 19626.5, B. & P. C., re state funds for fair purposes.

Requires all state funds for conducting, maintaining or constructing any agricultural or other fair to be appropriated under sections of B. & P. C. which presently appropriate Fair and Exposition Fund except State Fair may expend money received directly from activity conducted by the State Fair when appropriated therefor.

S.B. 1229—**MILLER.** (Gov. Eff.) Adds Secs. 73.5 and 96, Ag. C., Sec. 25909, Gov. C., and amends Sec. 13370, Gov. C., re contracts of fairs.

Provides approval of the Department of Finance is not required for contracts of the State, district agricultural association, citrus fruit, and county fairs if the contract does not require an expenditure of fair funds.

S.B. 1230—MILLER. (Gov. Eff.) Adds Sec. 96, Ag. C., authorizing bidding procedure for concession contracts which may be adopted by county, district, citrus fruit, state fairs or any other fair receiving funds from Fair and Exposition Fund.

S.B. 1231—THOMPSON. (Pub. H. & S.) Adds Secs. 1901.2, 1920 and 1921, H. & S. C., re dogs and rabies.

Provides for establishment of "rabies area" by Director of Public Health after consultation with regional advisory committee for area consisting of seven persons appointed by director.

Requires local licenses for dogs over age of four months, anti-rabies vaccination not more than once each year, confinement of all dogs under age of four months to premises, and impounding by local authorities of dogs in violation of such restrictions.

Requires local authorities to provide pounds, a rabies control program, and vaccination clinics.

Declares law in H. & S. C. re rabies control does not prevent more stringent local regulations.

S.B. 1232—ROBERT I. McCARTHY. (L. Gov.) Adds Ch. 6, Pt. 1, Div. 24, H. & S. C., re urban renewal.

Authorizes redevelopment agencies to plan and undertake urban renewal projects for elimination and prevention of spread of blighted areas.

Makes various findings and declarations on subject.

For purposes of urban renewal, gives redevelopment agencies various powers and duties they now have in respect to redevelopment.

S.B. 1233—ROBERT I. McCARTHY. (Pub. H. & S.) Amends Sec. 33566, H. & S. C., re community redevelopment.

Permits filing, rather than presentation, of alternative plan prior to date set for hearing tentative redevelopment plan, rather than prior to adoption of such plan.

S.B. 1234—ROBERT I. McCARTHY. (Pub. H. & S.) Adds Sec. 33270.1, H. & S. C., to permit community redevelopment agencies to pay relocation costs to persons and businesses displaced by redevelopment.

S.B. 1235—ROBERT I. McCARTHY. (Pub. H. & S.) Adds Sec. 33281, H. & S. C., re eminent domain proceedings for community redevelopment.

Makes unnecessary to prove acts prior to adoption of resolution for institution of proceedings where ordinance approving redevelopment plan is adopted by two-thirds vote of legislative body approving.

Makes resolution and ordinance conclusive evidence of public necessity of redevelopment, that plan is compatible with greatest public good and least private injury, and property proposed to be acquired is necessary for plan.

S.B. 1236—ROBERT I. McCARTHY. (Pub. H. & S.) Repeals and adds Sec. 33701, H. & S. C., re community redevelopment.

Repeals provision requiring every redevelopment plan to provide for participation by the owners of property in the project area if the owners agree to conform to the redevelopment plan.

Adds provision authorizing redevelopment plan to include participation by property owners if the agency deems it feasible and finds property susceptible to owner use or re-use and owners agree to follow redevelopment plan. The plan shall specify terms and conditions for such participation.

S.B. 1237—DORSEY. (Rls.) Adds Sec. 9144, Gov. C., re Joint Legislative Budget Committee.

Provides that committee shall consist of seven members of Senate, instead of five, and seven members of Assembly, instead of five, and that Senate Rules Committee rather than joint committee shall select chairman and employees of committee, including an auditor.

S.B. 1238—WILLIAMS. (L. Gov.) Amends Sec. 415, Ed. C., changing annual salary of Tulare County Superintendent of Schools from \$9,300 to unspecified amount.

S.B. 1239—McBRIDE. (Soc. Wel.) Adds Sec. 5050.4, W. & I. C., re detention of mentally ill person.

Authorizes judge of municipal or justice court, in absence of superior court judge, to sign emergency order for detention of mentally ill person likely to cause injury to himself or others and to require immediate care, in county or state hospital until judge of superior court is available to sign order, but not to exceed 72 hours, excluding Sundays and nonjudicial days.

S.B. 1240—McBRIDE. (Soc. Wel.) Amends Sees. 7102.1 and 7102.2, Ed. C., re State School Fund allowances for mentally retarded pupils.

Increases allowances to amount equal to excess cost of education of such pupils but not to exceed \$200 per unit of average daily attendance from amount equal to 75 percent of excess cost but not to exceed \$150 per unit of a.d.a.

S.B. 1241—McBRIDE (Departmental). (Gov. Eff.) Amends Ch. 1709, Stats. 1955, the State Construction Program Bond Act of 1955, re state construction program and making an appropriation.

Provides that Director of Finance may authorize withdrawal from General Fund of amount or amounts not exceeding amount of unsold bonds which State Construction Program Committee has authorized to be sold to carry out act, which amount is appropriated and shall be deposited in State Construction Program Fund for expenditure. Moneys so made available shall be returned to General Fund from moneys received from sale of bonds sold for purpose of carrying out act.

To take effect immediately, urgency measure.

S.B. 1242—McBRIDE. (Ed.) Adds Sec. 9901, Ed. C., re vocational rehabilitation.

Authorizes Bureau of Vocational Rehabilitation to grant funds on matching basis to nonprofit organizations in vocational rehabilitation field.

S.B. 1243—COBEY. (Pub. H. & S.) Adds Ch. 2.6, Div. 20, H. & S. C., creating Central Valley Air Pollution Control District and prescribing its boundaries, organization, powers, and duties.

S.B. 1244—COBEY. (Gov. Eff.) Amends Sec. 13006, adds Ch. 12, Pt. 3, Div. 3, Title 2, Gov. C., re creation of Industrial Development Division in State Department of Finance.

Creates new division and specifies duties designed to promote and encourage the prosperous development and protection of legitimate interests and welfare of California business, industry, and commerce, within and outside the State.

S.B. 1245—COBEY. (Gov. Eff.) Adds Sec. 19504, Gov. C., re resignation from state civil service.

Provides that notwithstanding resignation of employee, a punitive action or rejection of a probationer is valid if notice thereof is served upon employee on or before date resignation becomes effective. Employee who is dismissed or rejected under such circumstances shall not have privilege of reinstatement as resigned employee unless punitive action or rejection is withdrawn or revoked.

S.B. 1246—COBEY. (Gov. Eff.) Amends Sec. 19572, Gov. C., re causes for discipline of state civil service employee or person whose name appears on employment list.

With reference to conviction of felony or misdemeanor involving moral turpitude, provides plea or verdict of guilty or conviction following a plea of nolo contendere is deemed to be a conviction.

S.B. 1247—COBEY. (Gov. Eff.) Amends Sec. 19682, Gov. C., re criminal penalties for violation of State Civil Service Law.

Provides it is misdemeanor to violate provisions of chapter of code re prohibitions and offenses rather than part of code relating to state civil service.

Provides punitive action may be taken by appointing power or that executive officer of State Personnel Board may file charges against a state employee who violates any provisions of chapter.

S.B. 1248—COBEY. (Gov. Eff.) Adds Sec. 19574.5 to Gov. C., re leave of absence while accusations against state civil service employees are investigated.

Authorizes appointing power to order employee on leave of absence for not more than 30 days pending investigation of accusations that may be cause for punitive action. If punitive action is not taken before leave terminates, the leave shall be with pay. If action is taken it may be made retroactive to any date on or after employee went on leave. In such cases action is valid if written notice is served upon employee and filed with Personnel Board not later than 15 days after employee is notified of punitive action.

S.B. 1249—COBEY. (Ed.) Adds Sec. 9615, Ed. C., re education of physically handicapped minors.

Requires Division of Special Schools and Services of Department of Education to administer provisions re education of blind and partially blind to extent department is vested with authority.

S.B. 1250—COBEY. (Ed.) Adds Sec. 9613.5, Ed. C., re counselors for blind students.

Allows Department of Education to appoint counselors to assist blind students attending public schools. Prescribes their duties and qualifications.

Appropriates \$20,000 to department for salary and expenses of two counselors and for other expenses under act.

S.B. 1251—COBEY. (Soc. Wel.) Repeals Sec. 9141 and amends Sec. 9142, Ed. C., and adds Secs. 3052 to 3054, incl., W. & I. C., re opportunity centers and field workers for blind.

Allows Department of Social Welfare to appoint field workers to assist blind persons to adjustment and rehabilitation. Requires that federal funds made available for such purpose be used to extend services to additional blind persons. Deletes authority of Department of Education to appoint field workers to teach blind. Transfers appropriation to Department of Education for field service to blind to Department of Social Welfare.

S.B. 1252—COBEY. (F. I.) Amends Secs. 1300 and 1320, Ins. C., re reciprocal or interinsurance contracts.

Authorizes exchange of reciprocal or interinsurance contracts providing surety insurance. Deletes requirement that form of application for insurance, form of each contract for exchange of indemnity, and amendments to those forms be filed with commissioner.

S.B. 1253—COBEY. (Jud.) Amends Sec. 607a, C. C. P., and adds Sec. 1093.5, Pen. C., re instructions to the jury in civil and criminal cases.

Eliminates discretionary power of court in civil cases to consider proposed instructions submitted to it after commencement of argument, and requires that in criminal cases requests for instruction on points of law and proposed instructions must likewise be given to court before commencement of argument.

Provides as to both civil and criminal cases that court must decide whether or not to give requested or proposed instructions before commencement of argument.

S.B. 1254—COBEY. (Jud.) Amends Sec. 1161, C. C. P., re unlawful detainer.

Adds to provision stating that person is guilty of unlawful detainer when he continues in possession after expiration of the term for which property is let to him, without the landlord's permission, the proviso that such expiration be of a non-default nature.

S.B. 1255—COBEY. (Ed.) Amends Sec. 13672.1, Ed. C., re leaves of absence of teachers, making no substantive change.

S.B. 1256—COBEY. (Trans.) Adds Sec. 100.4, S. & H. C., re state highway freeways in cities.

Requires department to transmit written notice to city council of studies with respect to proposed route or routes of state highway freeway through city and requires department to submit report of two alternative routes of freeway through city to city council.

Permits city council to select one such route or submit selection at special election. If city council selects route, make same subject to referendum.

S.B. 1257—COBEY. (Nat. Res.) Amends Sec. 5003, P. R. C., re State Park Commission.

Authorizes commission to enter any contract or lease for use of land in State Park System if contract or lease is consistent with best interests of State and use thereunder will not materially interfere with primary recreational use of land.

Requires commission obtain approval of Department of Finance before entering into such contract or lease if it would authorize occupancy for more than a year of state-owned property.

S.B. 1258—COBEY. (Trans.) Adds Sec. 372.4, Veh. C., and Sec. 10787, R. & T. C., re cotton trailers.

Provides for special registration of cotton trailer used on highway only for hauling unbaled cotton from place of picking to ginning plant and then returned empty to place of picking.

Fixes registration fee and "in lieu tax" equal to one-fourth of those usually applicable.

S.B. 1259—COBEY. (Agr.) Amends and adds various secs., Ag. C., re bovine brucellosis.

Provides for establishing and maintaining of modified certified brucellosis-free area and brucellosis control areas by Department of Agriculture.

Authorizes director to test cattle in control areas and provide by rule or regulation for branding and identification of bovine animals reacting positively to tests for brucellosis and for movement of such animals from control area. Violation of regulations a misdemeanor.

Failure to confine cattle for testing declared misdemeanor and cost to department in confining them is lien on such cattle.

S.B. 1260—COBEY. (Wat. Res.) Amends Ch. 1075, Stats. 1955, the Lower San Joaquin Levee District Act, re purposes of district.

Expands purposes to include cooperation with and acting as liaison between United States Corps of Engineers, Reclamation Board, and Department of Water Resources re planning and construction of, and acquisition of property for, federal flood control project in district.

Validates past district activities in this respect.

S.B. 1261—COBEY. (L. Gov.) Amends Sec. 21625, Wat. C., re irrigation district elections.

Deletes provision requiring secretary, in district containing less than 500,000 acres, to perform duties of "clerk" as specified in Elec. C.; and provides that, in all districts, unless election duties are vested in another officer, such duties shall be performed by secretary.

S.B. 1262—COBEY. (Wat. Res.) Amends Sec. 11463, Wat. C., re protection of watersheds of origin, to correct references, making no substantive change.

S.B. 1263—COBEY. (Wat. Res.) Amends Sec. 11460, Wat. C., re protection of watersheds of origin, to correct references, making no substantive change.

S.B. 1264—COBEY. (Wat. Res.) Amends Sec. 10505, Wat. C., re protection of counties of origin, to correct reference, making no substantive change.

S.B. 1265—COBEY. (Wat. Res.) Amends Sec. 11125, Wat. C., re state-authorized Central Valley Project, making no substantive change.

S.B. 1266—COBEY. (Wat. Res.) Adds Sec. 10004, Wat. C., re state water development projects.

Requires Department of Water Resources, in determining feasibility of any such project in report presented to Legislature for authorization thereof, to base price of water on ability of proposed users to pay therefor.

S.B. 1267—COBEY. (Wat. Res.) Adds Sec. 10005, Wat. C., re state water development projects.

Requires Department of Water Resources to establish prices of water from such projects which vary depending on use, with agricultural users to be charged lowest price.

S.B. 1268—COBEY. (Wat. Res.) Adds Sec. 10006, Wat. C., re allocations of water from state water development projects.

Authorizes Legislature to revise such allocations at any time on showing of substantial change in demand or supply conditions, but provides that no outstanding water delivery contract shall be affected by such revision during term of contract.

S.B. 1269—DILWORTH. (Pub. H. & S.) Amends Sec. 3301.5, adds Secs. 3301.8 and 3301.9, H. & S. C., re county tuberculosis treatment facilities.

Provides that in addition to other subsidy, when nonresident patient days exceed 15 percent of total patient days, State shall pay county \$5 per patient day for each patient in excess of 15 percent who is not resident of State and county.

Defines "residence."

S.B. 1270—DILWORTH (Departmental). (Ed.) Amends, adds, and repeals various secs., and amends heading of Ch. 6, Div. 3, Ed. C., re the custody and expenditure of vocational education funds.

Creates Vocational Education Federal Fund in State Treasury.

Provides that all federal funds received for vocational education shall be deposited in fund, on order of State Controller, to be expended by Department of Education for purpose for which made available in accordance with federal act and regulations of State Board of Education relating to vocational education.

Authorizes Director of Finance and Controller to approve general plan to include provisions for (a) payment from General Fund appropriations in first instance expenditures which are proper charges against Vocational Education Federal Fund, (b) reimbursement of General Fund for such expenditures.

Authorizes general plan to include provision for advance transfers from Vocational Education Federal Fund to General Fund based upon estimates of expenditures that will be subject to reimbursement from Vocational Education Federal Fund.

Requires requests for reimbursement or transfer pursuant to plan to be furnished Controller by department, accompanied by financial statements.

Deletes requirement that matching funds be deposited in Vocational Education Fund upon receipt of federal funds.

Provides that all state funds in Vocational Education Fund shall, on order of Controller, be transferred to General Fund and credited to appropriation from which derived, to be available for purposes for which appropriated; that federal funds in Vocational Education Fund shall, on order of Controller, be transferred to newly created fund and available for expenditure for purposes for which it was made available by Federal Government.

Deletes provision that funds in Vocational Education Fund are exempted from supervision and audit of Department of Finance.

S.B. 1271—DILWORTH (Departmental). (Ed.) Adds Sec. 7956.5, Ed. C., re school district public works.

Allows Director of Finance, for purposes of State School Building Aid Bond Law of 1954, to withdraw from General Fund amount not to exceed amount of unsold bonds authorized to be sold by State School Building Finance Committee, and appropriates amount necessary. Requires amount withdrawn to be placed in revolving fund for allocation and to be returned to General Fund from money received from sale of bonds.

To take effect immediately, urgency measure.

S.B. 1272—DILWORTH (Departmental). (Ed.) Adds Sec. 7976.5, Ed. C., re school district public works.

Allows Director of Finance, for purposes of State School Building Aid Bond Law of 1957, to withdraw from General Fund amount not to exceed amount of unsold bonds authorized to be sold by State School Building Finance Committee, and appropriates amount necessary. Requires amount withdrawn to be placed in revolving fund for allocation and to be returned to General Fund from money received from sale of bonds.

To take effect immediately, urgency measure.

S.B. 1273—DILWORTH. (Ed.) Amends Sec. 5048, Ed. C., re state school building aid, making no substantive change.

S.B. 1274—DILWORTH. (Wat. Res.) Adds Sec. 30065, Wat. C., re inclusion of corporate areas of public corporations or agencies in county water districts.

Provides such inclusion shall not destroy identity or legal existence or impair powers of any such public corporation or agency notwithstanding identity of purpose.

Prohibits formation of public corporation or agency having identity of purpose partly or entirely within existing district without consent of district.

S.B. 1275—DILWORTH. (Gov. Eff.) Amends Sec. 14524 and adds Sec. 14524.1, Ed. C., re State Teachers' Retirement System.

Provides that person re-entering system after return of contributions without re-depositing contributions re-enters as new member without credit for service prior to July 1, 1935, and fixes contribution at rate applicable to age at re-entry.

Makes other technical and clarifying changes.

S.B. 1276—DILWORTH. (Gov. Eff.) Amends Secs. 14522, 14602, 14603, 14605, 14640, Ed. C., re State Teachers' Retirement System.

Provides for return of contributions without request to member with less than five, rather than 10, years service in State. Allows disability retirement of person with five, rather than 10, years service in State, and requires five, rather than 10, of last six, rather than 11, years service to have been rendered in State. Makes mandatory minimum disability retirement allowance applicable only if retiring member is credited with at least 10 years service in State.

S.B. 1277—DILWORTH. (Elec.) Amends Sec. 4534, Elec. C., re campaign statements, making no substantive change.

S.B. 1278—DOLWIG. (Jud.) Amends Sec. 3473, Civ. C., re assignments to sheriff for benefit or creditors, making no substantive change.

S.B. 1279—DOLWIG. (Jud.) Amends Sec. 682.1, C. C. P., re form of writ of execution, making no substantive change.

S.B. 1280—DOLWIG. (Jud.) Amends Sec. 102, Lab. C., re fees, costs, and mileage of sheriffs, making no substantive change.

S.B. 1281—DOLWIG. (Jud.) Amends Sec. 559, C. C. P., re discharge and release of attachments, making no substantive change.

S.B. 1282—DOLWIG. (Jud.) Amends Sec. 710, C. C. P., re enforcement of judgments against debtors to whom money is owed by public agencies.

Decreases the amount payable into court upon judgment creditor's application to public agency for money owed by such agency to judgment debtor from the whole to one-half of the amount due the judgment debtor as will satisfy in full or to greatest extent amount unpaid on judgment.

S.B. 1283—DOLWIG. (Jud.) Amends Sec. 692a, C. C. P., re request for notice of sale on execution.

Requires court clerk to note on writ of execution fact that written request for mailed notice of sale under writ has not been filed, if that is the case, whereas present section requires only that he note on writ fact that such request has been filed.

S.B. 1284—DOLWIG. (Jud.) Amends Sec. 540, C. C. P., re attachment.

Eliminates requirement that undertaking that defendant may file to avert attachment must first be judicially approved and provides instead procedure whereby plaintiff may except to sufficiency of the sureties on the undertaking, and defendant be required to justify before a court.

S.B. 1285—DOLWIG. (Jud.) Amends Sec. 4532, Pen. C., re escapes, modifying provision defining offense of escape to apply to person "charged," rather than "formally charged" with misdemeanor.

S.B. 1286—DOLWIG. (Jud.) Amends Sec. 689b, C. C. P., re notice to mortgagee of property held for sale under attachment or execution.

Makes notice by registered mail or certified mail, as well as personal service, sufficient notice to the mortgagee that he must make his claim within 30 days or the property so held will be sold free of claims of mortgagee.

S.B. 1287—DOLWIG. (Jud.) Amends Sec. 542, C. C. P., re mode of attachment.

Specifies that debts owing to defendant arising from personal services rendered at any time within 30 days next preceding levy of attachment are subject to Sec. 690.11, C. C. P., which absolutely exempts one-half of such earnings received by defendant, and provides for exemption of all such earnings received by defendant in certain cases of necessity.

Eliminates obsolete references to Torrens Act.

S.B. 1288—DOLWIG. (Jud.) Amends Sec. 690.26, C. C. P., re release of property exempt from attachment or execution.

Deletes provision for immediate release of one-half of personal service earnings for 30 days prior to date of levy or release of all earnings if necessary for use of debtors family in this State when supported by debtor unless the levy is for debt incurred for common necessities of life or personal service rendered by any employee.

Adds provision that if a claim for exemption of such property above described is allowed by a judgment the property shall be released within three days unless otherwise ordered by the court or unless levying officer shall have been served with a notice of appeal.

S.B. 1289—DOLWIG. (Jud.) Amends various Secs., Gov. C., increasing various fees for services by sheriffs, marshals, and constables.

S.B. 1290—DOLWIG. (Jud.) Amends Sec. 693, C. C. P., eliminating \$500 penalty payable by officer for selling realty at execution without notice to persons requesting such.

S.B. 1291—DOLWIG. (Jud.) Amends Sec. 4004, Pen. C., re escape from county jail.

Exempts from definition of escape release of county jail prisoner under warrant of arrest.

S.B. 1292—DOLWIG. (Jud.) Amends Sec. 543, C. C. P., exempting from garnishment proceedings one-half the personal service earnings of dependent earned within 30 days prior to levy.

S.B. 1293—DOLWIG. (Jud.) Amends Secs. 606 and 4600, Pen. C., re punishment for damages to place of confinement.

Makes wilfully damaging place of confinement misdemeanor if damages do not exceed \$200, rather than felony punishable by \$10,000 fine and five years imprisonment.

S.B. 1294—DOLWIG. (Jud.) Adds Sec. 1835, U. I. C., re fees to law enforcement officers from Department of Employment.

Provides that department may pay or advance statutory fees to sheriff, marshal, or constable for services.

S.B. 1295—DOLWIG. (Jud.) Adds Sec. 6103.2, Gov. C., re exemption of certain officials from payment of fees in attachment or execution.

Terminates the exemption of State, county, city, district, or political subdivision, officers acting in official capacity, from payment of fees for services of sheriff, marshal, or constable in proceedings of attachment or execution.

S.B. 1296—DOLWIG. (Jud.) Adds Sec. 682.2, C. C. P., re writs of execution.

Provides that judgment creditor who asks for issuance of writ of execution with accrued interest or costs included therein must enter computation of same on face of writ.

S.B. 1297—DOLWIG. (Soc. Wel.) Adds Ch. 6, Pt. 1, Div. 6, W. & I. C., re possession of firearms by mental patients.

Prohibits mental patient from owning, possessing, or controlling any firearm.

Prescribes punishment of imprisonment in county jail up to one year or \$500 fine, or both, for any person knowingly to supply, sell, give, or allow possession or control of firearm to mental patient.

Requires firearms owned, possessed, or controlled by such persons to be confiscated and held until proper disposition, as specified, can be made.

S.B. 1298—DOLWIG. (Jud.) Amends Sec. 647a, Pen. C., re crime or vagrancy by loitering about or molesting children in public places.

Enlarges crime of vagrancy by loitering about schools or public places where school children congregate to include public places where any children congregate.

S.B. 1299—DOLWIG. (Soc. Wel.) Adds Sec. 6720.1, and amends Sec. 6721, W. & I. C., re escape and apprehension of patients or inmates of state hospital, or Veteran's Administration Facility.

Authorizes peace officer, at any time, after making known his authority and purpose and being denied admission, upon reasonable cause to believe patient to be therein, to break and enter through any door or window of any building to apprehend escaped patient or inmate.

Makes misdemeanor the prevention or attempted prevention of apprehension of patient after escape or termination of parole from mental hospital, and makes assisting a patient or inmate to escape, resist return from parole, or attempt escape, a misdemeanor in case of "mental" rather than "state" hospital.

S.B. 1300—DOLWIG. (Pub. H. & S.) Amends Sec. 3300.46, H. & S. C., to provide that upon release of a person from involuntary confinement for quarantine purposes in county different from one in which convicted, sheriff shall return person to place of conviction without necessity of court order.

S.B. 1301—DOLWIG. (Jud.) Amends Sec. 546, C. C. P., re inventory of property under attachment.

Specifies that request levying officer must make of person owing debt or having personality belonging to defendant for memorandum describing same, to enable levying officer to make his return, must be in writing.

S.B. 1302—DOLWIG. (Jud.) Amends Sec. 410, C. C. P., re return of summons.

Provides that when summons is served by sheriff, constable, or marshal, it may be returned, with certificate of its service and copy of complaint, to plaintiff or his attorney, as alternative to return to office of clerk or judge from which it issued.

S.B. 1303—DOLWIG. (Jud.) Amends Sec. 26748, Gov. C., re fees collected by sheriff.

Adds provision permitting collection of actual postage charges paid for mailing by certified mail any notice or demand required or authorized to be sent by certified mail.

S.B. 1304—DOLWIG. (Jud.) Amends Sec. 559, C. C. P., re cash deposit for undertaking in attachment.

Directs levying officer to retain in his trust fund a cash deposit received by him in lieu of undertaking to release attached property rather than giving the cash to clerk of the court issuing the writ of attachment.

S.B. 1305—DOLWIG. (Trans.) Amends Sec. 736, Veh. C., to provide for taking pedestrian before magistrate when arrested for being intoxicated to extent of creating a hazard upon a roadway.

S.B. 1306—DESMOND. (F. I.) Adds Sec. 1176.1, Ins. C., re investments of insurers.

Makes limitations on investments by domestic incorporated insurers in liens upon realty applicable to such investments in this State by admitted incorporated foreign insurers.

S.B. 1307—DESMOND. (F. I.) Amends Sec. 53205, Gov. C., allowing local agencies to pay premium for group insurance for spouse and minor dependent children of officers and employees.

S.B. 1308—DESMOND. (B. & P.) Amends Secs. 7302, 7393, 7394, and 7397, B. & P. C., re schools of cosmetology.

Provides no more than one member, rather than no member, of State Board of Cosmetology, may have any connection with school of cosmetology.

Makes teacher of cosmetology eligible for appointment to board.

Substitutes average daily attendance, rather than enrollment, as criterion for number of instructors in schools.

Requires schools to arrange courses so that upon completion of 1600 hours and training of at least nine months student has full instruction in all branches of cosmetology.

Revises provisions on school attendance records, grading, and examinations.

S.B. 1309—DESMOND. (Rev. & Tax.) Amends Secs. 17048 and 17181, R. & T. C., re personal income tax, increasing deduction for dependents from \$400 to \$800.

S.B. 1310—DESMOND. (Gov. Eff.) Amends Sec. 25631, B. & P. C., re sales of alcoholic beverages.

Provides that for purposes of provision prohibiting sales between 2 o'clock a.m. and 6 o'clock a.m., on day time changes from Pacific Standard Time to Pacific Daylight Time, or vice versa, "2 o'clock a.m." means 2 hours after 12 o'clock p.m. of preceding day.

S.B. 1311—DESMOND. (Gov. Eff.) Amends Sec. 25611, B. & P. C., re alcoholic beverages.

Exempts signs using word "tavern" from those signs which cannot be maintained on or adjacent to outside of any premises licensed to sell alcoholic beverages at retail for on-sale consumption.

S.B. 1312—DESMOND. (Nat. Res.) Appropriates unspecified sum from State Park Fund to Division of Beaches and Parks for study, acquisition, development, and interpretation of a zone of preservation in the west end of Sacramento, including a museum, as part of State Park System.

S.B. 1313—DESMOND. (Lab.) Adds, amends, and repeals various secs., U. I. C., and Ins. C., re unemployment compensation disability insurance.

Changes present system of administration of unemployment disability insurance to require, beginning January 1, 1958, employers to elect to provide coverage for employees either by insuring with authorized stock or mutual disability insurers, by self-insurance approved by Director of Employment, or by insuring with State Nonoccupational Disability Insurance Fund, rather than under present Disability Fund and voluntary plan system.

Creates State Nonoccupational Disability Insurance Fund, in custody of State Treasurer, to be self-supporting and administered by five man board appointed by Governor, appropriates blank amount from Disability Fund to new fund, eliminates extended liability account in Disability Fund, and provides that amounts remaining in Disability Fund be used to pay benefits in situations where employers have failed to obtain coverage.

Requires Director of Employment to impose penalty of one-half percent of taxable pay roll upon employer who fails to cover employees, to collect worker contributions in such case, and to levy assessments on all voluntary plan employers to maintain Disability Fund at amount equal to the greater of \$20,000,000 or twice benefits paid from fund in preceding year.

Places power of control and regulation over insurance plans and policies in insurance commissioner, and authorizes him to examine Nonoccupational Disability Insurance Fund.

To become operative January 1, 1958.

S.B. 1314—FARR. (B. & P. C.) Amends Sec. 6060, B. & P. C., re right to practice law, prohibiting giving of credit for correspondence law school study to person registering as law student after September 15, 1957.

S.B. 1315—THOMPSON. (B. & P.) Amends Sec. 4057, B. & P. C., re drugs salable by grocers, dealers, and vendors generally.

Adds epsom salts, boric acid solution and powder, camphorated oil, zinc oxide ointment, and calamine lotion to those articles which may be sold by persons who are not registered pharmacists.

S.B. 1316—THOMPSON. (Pub. H. & S.) Amends Secs. 8711 and 8713, repeals Sec. 8712, H. & S. C., re sale of replatted plots in old cemeteries.

Deletes price provisions and requirement for deposit of sales proceeds in endowment care fund.

S.B. 1317—THOMPSON. (Rev. & Tax.) Renumbers Sec. 157, R. & T. C., re property tax liens, making no substantive change.

S.B. 1318—ED. C. JOHNSON. (F. & G.) Adds Sec. 1340.9, F. & G. C., to specifically permit use of dogs for taking bear during the open season.

S.B. 1319—ED. C. JOHNSON. (Gov. Eff.) Appropriates unspecified sum to pay flood damage claims re December, 1955, and January, 1956, floods of Yuba and Feather Rivers.

S.B. 1320—CHRISTENSEN. (F. & G.) Amends Sec. 1340.8, F. & G. C., re protecting livestock and timber from damage by bears.

Removes limitation that section be effective only until ninety-first day after final adjournment of 1957 Regular Session.

S.B. 1321—CHRISTENSEN. (Nat. Res.) Amends Sec. 6816, P. R. C., re State Lands Act Fund.

Appropriates \$1,000,000 annually out of fund to Department of Fish and Game for natural habitat improvement for fish and wildlife and access thereto, stream flow improvement, and acquisition of rights of way for access to hunting and fishing areas.

S.B. 1322—CHRISTENSEN. (Trans.) Adds Sec. 705.1, Veh. C., re weight limits of trucks transporting logs.

Exempts trucks and combinations of vehicles from restrictions on permissible gross weight imposed on highway by group of axles if gross weight imposed by any group of two axles spaced less than seven feet apart does not exceed 34,000 pounds and distance between first and last axles of group is four or five feet or such weight does not exceed 34,200 pounds and distance between first and last axles of group is six feet, and vehicle or combination meets total gross weight requirements.

Makes provision inapplicable to extent application would deprive State of federal highway aid.

Expires 91 days after final adjournment 1959 Regular Session.

S.B. 1323—CHRISTENSEN. (Nat. Res.) Repeals and adds Ch. 6, Div. 4, P. R. C., re registration of forest products and equipment brands.

Revises present law re marking of logs and timber by substituting new law, Branding of Forest Products and Equipment Law.

Requires registration of brands for all forest products, as defined, if forest products put into waters of State, shipped on any motor vehicle or train, or if boomer equipment is used in securing, rafting or floating forest products, rather than permit recording of marks on logs and timber placed in State's navigable waters for floating of distance exceeding one mile.

Provides for registration of brands with Secretary of State and specifies procedure therefor, rather than providing for recordation of marks with county clerks.

Specifies fee of \$5 for registration of brand, renewal thereof, recording assignment of brand, and certified copies, and fee based on reasonable expense of preparing copy of drawing, rather than fee of 25 cents to county clerk for recording diagram and certificate of mark.

Creates Log Brand Fund, for deposit of fees, and appropriates fund to Secretary of State for administration of law.

Regulates use of brands and specifies penalties for violations.

S.B. 1324—CHRISTENSEN. (Trans.) Adds Sec. 705.2, Veh. C., re logging trucks or combinations or vehicles.

Permits total gross weight of such vehicles to be greater than now permitted if distance in feet between first and last axles thereof is from 41 to 55 feet.

Makes inapplicable to National System of Interstate and Defense Highways to extent that application would cause this State to be deprived of any federal funds for highway purposes.

S.B. 1325—CHRISTENSEN. (Trans.) Amends Sec. 718, Veh. C., re penalties for overloading vehicles.

See digest of S.B. 965, apparently identical.

S.B. 1326—CHRISTENSEN. (Nat. Res.) Adds Sec. 5017, P. R. C., re state beach and park lands.

See digest of S.B. 399, apparently identical, except does not include declaration that act will serve public and state purpose.

S.B. 1327—CHRISTENSEN. (Trans.) Adds Sec. 7015, Veh. C., to prohibit transportation of empty flat bed trailer unless loaded upon truck or other vehicle.

S.B. 1328—CHRISTENSEN. (Trans.) Appropriates \$2,700,000 from State Park Fund to relocate portion of Redwood Highway approximately one-half mile south of Myers Flat to one mile south of Dyererville, if appropriation is matched by equal amount from State Highway Fund.

S.B. 1329—WILLIAMS. (Wat. Res.) Adds Secs. 1257, 10004, and Ch. 5, Pt. 6, Div. 6, amends title of Div. 6, Wat. C., re California Water Plan.

Accepts California Water Plan, as set forth in Bulletin Nos. 1 and 2 of State Water Resources Board and Bulletin No. 3 of Department of Water Resources, with such modifications, amendments and additions as may be necessary, as guide for orderly and coordinated control, protection, conservation, development, and utilization of State's water resources. Provides such acceptance does not constitute approval of specific projects for construction or financial assistance by State without further legislative action. Requires department to report to Legislature from time to time such modifications, amendments, and additions to plan as found necessary and desirable.

Requires State Water Rights Board to take cognizance of plan in determining how waters should be allocated, used, controlled, and developed for greatest public benefit.

S.B. 1330—WILLIAMS. (Wat. Res.) Amends Pt. 2, Div. 6, Wat. C., re state filings and assignment or release from priority thereof.

Provides Bulletin No. 3 of Department of Water Resources, as may be modified, constitutes general or coordinated plan re water development for which state filings shall be made. Deletes termination date of exemption of state filings from due diligence requirement.

Requires department to hold hearings before making determination that release from priority or assignment of state filing is for development not in conflict with general or coordinated plan.

Deletes existing "county of origin" provision and provides, instead, that no release or assignment is effective until State Water Rights Board makes determinations and reservations of water necessary for ultimate development of portions of watershed lying upstream and downstream from proposed dam and determination of water available for use elsewhere. Determinations to be made within six months after release or assignment and after holding hearings, and to be subject to review by writ of mandate. Requires board to notify Legislature if it finds reservations made are inadequate and requires department to recommend remedial action.

S.B. 1331—WILLIAMS. (Wat. Res.) Adds Pt. 4, Div. 6, Wat. C., re state water projects.

Requires report by Department of Water Resources to Legislature re authorization of export project to contain (a) estimate of ultimate requirements of portion of watershed lying upstream from dam, (b) description of necessary works therefor, and of such works presently needed and feasible, (c) description of project service area, including area in portion of watershed lying downstream from dam needing water, and (d) estimate of dependable water available for project service.

Requires project contracts to provide for substitution of water of equal quantity and substantially equal quality from alternate sources without increase in price.

Creates Water Development Fund consisting of specified revenues, and authorizes its use for state projects, loans to local agencies, or joint projects, requiring all projects to be in reasonable conformity with general or coordinated water plan and economically justifiable and financially feasible. Requires 20 percent of money in

fund to be expended or loaned for projects of primarily localized benefit, with priority to projects in watersheds in which export project has been built or authorized.

Exempts unit of state-authorized Central Valley Project from "watershed of origin provisions" after Legislature has made allocations of project water pursuant to proposed Sec. 5(c), Art. XIV, Const.

**S.B. 1332—COOMBS.** (Gov. Eff.) New act, requiring Director of Finance to convey easements for pipelines and reserved mineral rights to owners of former state lands of unspecified description held for benefit of Napa State Hospital.

**S.B. 1333—COOMBS.** (Gov. Eff.) Amends Sec. 20931, Gov. C., re State Employees' Retirement System in respect to crediting state members for local service before entering state service.

Under existing law right of member to elect to make contributions and receive credit for such service expired on October 1, 1954. Amendment would extend time for such election to October 1, 1958.

**S.B. 1334—COOMBS.** (Jud.) Adds Sec. 1102.5, Pen. C., making evidence admissible in criminal action irrespective of manner in which it was obtained, if otherwise competent, relevant and material.

**S.B. 1335—COOMBS.** (Nat. Res.) Adds Sec. 5031.7, P. R. C., to include in State Park System 10 acres of land in Napa County contiguous to site of old Chiles Mill and marker located opposite site of mill.

**S.B. 1336—WILLIAMS.** (Wat. Res.) Amends Ch. 91, Stats. 1927, the Water Conservation Act of 1927, re water conservation districts.

Authorizes exclusion of land from district by board of supervisors of county upon petition of district board.

**S.B. 1337—DOLWIG.** (Trans.) Adds Div. 3.5, S. & H. C., The Street and Road Bond Act of 1957, re issuance of bonds by counties and cities for construction of roads and streets.

Authorizes issuance of bonds by counties for construction of primary county roads payable solely from specified portion of receipts from Highway Users Tax Fund, and issuance of bonds by cities for construction of major city streets payable solely from specified portion of money in State Highway Fund to be expended for construction of major city streets. To take effect upon adopting a validating constitutional amendment.

**S.B. 1338—DOLWIG.** (Trans.) Adds Sec. 30606, S. & H. C., re San Francisco Bay crossings, to declare continued public necessity for highway and other crossings of San Francisco Bay.

**S.B. 1339—DOLWIG.** (L. Gov.) Amends Sec. 28110, Gov. C., re compensation for public service in San Mateo County, making no substantive change.

**S.B. 1340—DOLWIG.** (L. Gov.) Amends Sec. 410, Ed. C., changing annual salary of San Mateo county superintendent of schools to unspecified amount.

**S.B. 1341—DOLWIG.** (Gov. Eff.) Amends Sec. 69599, Gov. C., re San Mateo County superior court judges, makes no substantive change.

**S.B. 1342—DOLWIG.** (Gov. Eff.) Amends Sec. 69947, Gov. C., re salaries of official superior court reporters, making no substantive change.

**S.B. 1343—DOLWIG.** (L. Gov.) Amends Sec. 68204, Gov. C., re municipal court judge salaries in counties with population of more than 40,000 and less than 250,000, making no substantive change.

**S.B. 1344—DOLWIG.** (L. Gov.) Amends Sec. 68204, Gov. C., re salary of municipal court judge in county of 40,000 to 250,000 population, making no substantive change.

S.B. 1345—DOLWIG. (L. Gov.) Amends Sec. 68204, Gov. C., re salaries of municipal court judges in counties with population of more than 40,000 and less than 250,000, making no substantive change.

S.B. 1346—DOLWIG. (L. Gov.) Amends Sec. 73602, Gov. C., re salary of clerk of Daly City-South San Francisco municipal court, making no substantive change.

S.B. 1347—DOLWIG. (L. Gov.) Amends Sec. 73522, Gov. C., re salary of municipal court clerk in district embracing Burlingame and San Mateo, making no substantive change.

S.B. 1348—DOLWIG. (L. Gov.) Amends Sec. 74302, Gov. C., re salary of clerk of municipal court of San Carlos and Redwood City, making no substantive change.

S.B. 1349—DOLWIG. (Gov. Eff.) Amends Sec. 68201, Gov. C., changing annual salary of superior court judge in county with population of more than 40,000 and less than 250,000 to unspecified amount.

S.B. 1350—DOLWIG. (Rev. & Tax.) Amends Sec. 9651, R. & T. C., re motor vehicle transportation license tax.

Imposes tax at rate of 1 percent, rather than 3 percent, in case of operator of passenger stage corporation subject to jurisdiction of Public Utilities Commission when vehicles of corporation exclusively operated in urban or suburban areas or between cities in close proximity for transportation of persons for hire, compensation, or profit, and one-way route mileage at one time is 50 miles or less.

To take effect immediately, tax levy.

S.B. 1351—DOLWIG. (Trans.) Amends Secs. 7351 and 8651, R. & T. C., re motor vehicle license and use fuel taxes.

Reduces taxes to rate of  $4\frac{1}{2}$  cents per gallon where fuel distributed or used by passenger stage corporation subject to jurisdiction of Public Utilities Commission, whose vehicles are designed for and exclusively operated in urban or suburban areas or between cities in close proximity for transportation of persons for hire, compensation, or profit, and whose one-way route mileage at any one time is less than 50 miles.

To be effective immediately, tax levy.

S.B. 1352—DOLWIG. (Trans.) Amends Secs. 372 and 372.1 (as amended by Ch. 4, Stats. 1955), Veh. C., re weight fees of commercial vehicles.

Provides as to motor vehicles or trolley coaches having not more than two axles, operated by passenger stage corporation as defined in P. U. C. and subject to Public Utilities Commission, designed for, and operated exclusively in, urban or suburban areas or between cities in close proximity for transportation of persons for commercial purposes and having one-way route mileage not in excess of 50 miles, that prior to January 1, 1960, fee of \$64 payable for each such vehicle or coach with unladen weight of less than 10,000 pounds and \$105 for those with 10,000 pounds or over; and provides that on and after January 1, 1960, fee of \$55 payable for each such vehicle or coach with unladen weight of 10,000 pounds and \$91 for those with 10,000 pounds or over.

S.B. 1353—DOLWIG. (Pub. H. & S.) Adds Sec. 16714, H. & S. C., re State Housing Act.

Prohibits interior finish material having a flame spread greater than 200 when tested in accordance with National Fire Association Standard No. 100-C, dated May 1955.

Forbids installation of material having flame spread rating greater than 200 as interior finish material in any occupancy.

S.B. 1354—DOLWIG. (Jud.) Amends Secs. 139 and 159, Civ. C., re allowance for support in divorce decree.

Directs court to compel party to divorce proceedings to make ordered payments for support of spouse or children without regard to whether order is based on property settlement agreement if it determines that payments are in fact for such support.

Grants court power to modify separation agreements between husband and wife that provide for the support of either or of their children.

S.B. 1355—DOLWIG. (Pub. H. & S.) Adds Sec. 16714, H. & S. C., re use of interior finish materials in occupancy covered by State Housing Act.

Prohibits use of interior finish materials with flame spread greater than 200 when tested by specified standard of National Fire Protection Association.

S.B. 1356—DOLWIG. (Wat. Res.) Amends Sec. 13000, Wat. C., re control of water pollution, making no substantive change.

S.B. 1357—DOLWIG. (L. Gov.) Amends Ch. 1551, Stats. 1949, re loans for municipalities and districts for sewerage and storm drainage facilities, making no substantive change.

S.B. 1358—DOLWIG. (Wat. Res.) Adds Sec. 13000.5, Wat. C., re water pollution control project grants.

Declares policy that State participate in projects receiving grants under Federal Water Pollution Control Act.

S.B. 1359—DOLWIG. (Mil. & Vet. Aff.) Amends Sec. 987.13, M. & V. C., re veterans' farm and home purchases, making no substantive change.

S.B. 1360—DOLWIG. (Trans.) Amends Sec. 30235, adds Sec. 30235.5, S. & H. C., re security for California Toll Bridge Authority bonds.

In lieu of provision securing payment only by tolls or other revenues from particular bridge for which issued, provides for securing payment by tolls or other revenue specified in bond indenture.

Authorizes refunding of outstanding bonds and issuance of new bonds for new projects secured by revenues of any one or more projects already constructed.

S.B. 1361—DOLWIG. (L. Gov.) Adds Art. 7.5, Ch. 4, Pt. 1, Div. 2, Title 5, Gov. C., re temporary borrowing by local agencies.

Allows local agencies to issue temporary negotiable notes if funds are needed to meet obligations incurred in fiscal year prior to receipt of income in such year. Fixes maximum interest and principal of such notes. Requires repayment in fiscal year of issuance.

S.B. 1362—DOLWIG. (L. Gov.) Adds Sec. 37210, Gov. C., re temporary borrowing by new cities.

Allows new cities which have not received property tax revenues to issue temporary non-negotiable notes for current expenses and salaries. Requires repayment in same fiscal year as issuance. Fixes maximum amount of interest and principal.

S.B. 1363—DOLWIG. (L. Gov.) Adds Art. 6, Ch. 1, Pt. 2, Div. 2, Title 4, Gov. C., re annexation of territory to cities.

Provides procedure for annexation to contiguous city of territory entirely surrounded by city and not exceeding 60 acres, initiated by resolution of city or board of supervisors.

S.B. 1364—DOLWIG. (Trans.) Appropriates unspecified sum for preparation of surveys, plans and reports necessary to issuance of bonds under California Toll Bridge Authority Act to finance improvement of San Mateo-Hayward Bridge or construct crossing parallel thereto to be repaid with 1½ percent interest from proceeds of first sale of bonds.

S.B. 1365—DORSEY. (F. I.) Adds various secs., Ins. C., re securities deposited by bail licensees.

Permits bail licensees with approval of commissioner to post bond and withdraw securities deposited in lieu of bond. Provides for withdrawal of securities after surrender of all licenses, exoneration of all liabilities, notice by publication, and examination of records by commissioner.

S.B. 1366—DORSEY. (Jud.) Amends Sec. 3166, Civ. C., changing November 11th, Veterans Day, from optional to mandatory bank holiday.

S.B. 1367—BREED. Adds Sec. 30608.1, S. & H. C., to appropriate \$50,000 from Revenue Fund of San Francisco-Oakland Bay Bridge to Department of Public Works for studies of revisions, improvements, or alterations to San Francisco-Oakland Bay Bridge, its approaches, and terminal building in San Francisco, in order to permit bridge to be used exclusively for traffic.

Chapter 27, Statutes of 1957, approved February 4, 1957, in effect immediately.

S.B. 1368—BREED. (Pub. H. & S.) Amends Secs. 16901 and 16902, adds Sec. 16903.5, H. & S. C., re gas vents and vent connectors for State Housing Act purposes.

Defines vent as conduit or pipe, vertical or nearly so, designed to convey products of combustion to outside atmosphere, and vent connector as conduit or pipe designed to convey products of combustion from gas appliance to its vent.

Prescribes types of vents and vent connectors required for new buildings, and provides for installations hereafter of vents and vent connectors.

S.B. 1369—BREED. (Pub. H. & S.) Amends Sec. 16906, H. & S. C., re State Housing Act, to authorize use of metal connectors approved by nationally recognized testing agency to connect gas burning appliance to gas supply of building.

S.B. 1370—BREED. (Pub. H. & S.) Amends title of Ch. 20, Pt. 1, Div. 13, H. & S. C., re gas appliances and vents for State Housing Act purposes, making no substantive change.

S.B. 1371—BREED. (Pub. H. & S.) Adds Sec. 16903.1, H. & S. C., re ventilation of gas ranges in buildings subject to State Housing Act.

Requires, in buildings erected after effective date of act, that opening above range be at least six by eight inches with duct with minimum cross-sectional area of 28 inches leading to outside or an approved system of forced draft ventilation. Provides that in buildings erected prior to effective date of act present venting requirements must be met.

S.B. 1372—BERRY. (Nat. Res.) Adds Sec. 5037, P. R. C., re State Park System.

Requires State Park Commission to acquire land and establish state park in Amador County of not to exceed 100 acres including Kennedy Mine big tailing wheels near Jackson Gate.

Appropriates unspecified amount from Investment Fund to State Park Commission for expenditure for such purpose.

S.B. 1373—BERRY. (F. & G.) Repeals Sec. 171, F. & G. C., abolishing the Preston School of Industry Game Refuge.

S.B. 1374—BERRY. (Ed.) Amends Sec. 22021, Ed. C., to authorize establishment of State Library service centers in various parts of State.

S.B. 1375—BERRY. (Ed.) Adds Ch. 3.4, Div. 10, Ed. C., establishing Mother Lode State College in Amador County.

S.B. 1376—RICHARDS. (Pub. H. & S.) Adds Sec. 34329, H. & S. C., re housing authorities.

Requires authority pay valid outstanding judgments against it rendered by any court of competent jurisdiction either from revenues of authority or proceeds of sale of personal property.

If revenues or proceeds insufficient, requires that authority issue bonds and use proceeds to satisfy judgment and, for purpose of issuing bonds, require that payment of judgment be deemed corporate purpose of authority.

S.B. 1377—RICHARDS. (Trans.) Amends Sec. 35252, S. & H. C., to delete requirement that formation petition under Parking District Law of 1951 be verified.

S.B. 1378—RICHARDS. (Trans.) Amends Sec. 31530, S. & H. C., re Vehicle Parking District Law of 1943, making no substantive change.

S.B. 1379—RICHARDS. (Trans.) Amends Secs. 31514 and 31593, S. & H. C., re Vehicle Parking District Law of 1943.

Provides debt limitation provisions of the Special Assessment Investigation, Limitation and Majority Protest Act of 1931 do not apply to such a district.

Provides legislative body may decrease, change or otherwise modify acquisition and improvements at any time before issuance and sale of bonds rather than at any time it determines debt limitations would prevent all the contemplated acquisitions or improvements.

S.B. 1380—RICHARDS. (Trans.) Adds Ch. 2.1, Pt. 4, Div. 18, S. & H. C., to permit city to make lands held by it available for use of parking district under Parking District Law of 1951.

S.B. 1381—RICHARDS. (Trans.) Adds Sec. 31770.1, S. & H. C., to permit legislative body of any city, in lieu of appointing statutory commissioners, to provide by ordinance for appointment, qualifications, terms and number of parking place commissioners for such city.

S.B. 1382—RICHARDS. (Trans.) Adds Sec. 35550.1, S. & H. C., re parking place commissioners under Parking District Law of 1951.

Authorizes city to provide for appointment, qualification, terms of office and number of members.

S.B. 1383—RICHARDS. (Trans.) Adds Sec. 35277, S. & H. C., to provide for city lands being used for purposes of parking district formed under Parking District Law of 1951.

S.B. 1384—RICHARDS. (Trans.) Amends Sec. 31569, S. & H. C., re Vehicle Parking District Law of 1943.

Changes date county assessment roll is used to determine amount of assessment limitation from date assessment is confirmed to date of adoption of ordinance of intention to form, date of filing petition, or date of spreading of the assessments, on whichever date the amount is higher.

S.B. 1385—RICHARDS. (Elec.) Adds, amends, and repeals various secs., Elec. C., re partisan candidates.

Eliminates cross-filing for partisan offices.

S.B. 1386—RICHARDS. (Soc. Wel.) Adds Pt. 2, Div. 5, amends various secs., W. & I. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV Federal Social Security Act.

Provides for establishment of state plan, federally approved, providing for aid to needy permanently and totally disabled, prescribes qualifications of applicants, and method of computing amount thereof, not to exceed \$89 per month. Provides for automatic increases and decreases in aid in accordance with federal increases or decreases, but sets overall maximum at \$100 and minimum at \$89 per month.

Provides that aid is to be administered by counties, under suervision of State Department of Social Welfare, in substantially same manner as aid to aged is administered.

Provides that State is to bear entire cost of aid to persons without county residence, after deducting federal assistance, and is to bear cost of aid to persons with county residence in same proportion as prescribed for aid to aged.

Requires spouse, parent, or adult child, residing within State, pecuniarily able to support applicant, to repay county aid granted, making responsibility of such relatives enforceable by court action.

S.B. 1387—RICHARDS. (Soc. Wel.) Amends Secs. 1521.2, 2163.2, 3047.21, W. & I. C., re personal property of public assistance recipients.

Provides that term "personal property" used in aid to needy children law shall include radio and television set.

Provides that term "personal effects" used in law relating to aid to aged and aid to needy blind includes radio and television set.

**S.B. 1388—RICHARDS.** (Soc. Wel.) Amends Secs. 114, 1560, 2012, 2023, W. & I. C., re administration of public assistance.

Provides that compliance with laws and regulations required of counties and institutions to maintain eligibility for state grants in public assistance programs shall be made properly and promptly.

Requires board of supervisors, upon receipt of notification from State Department of Social Welfare as to repeated complaints against county officer or employee in administration of aged aid, to take action designed to eliminate such conduct, and to dismiss, suspend, or demote officer or employee, if necessary, and to report to department action taken.

States provision that county shall receive no state funds for aged aid unless complying with requirements of law reflects legislative intent, and specifically requires department to enforce provision.

**S.B. 1389—RICHARDS.** (Soc. Wel.) Amends Secs. 3006 and 3405, W. & I. C., re restitution actions in connection with aid to blind.

Expresses intent of Legislature that criminal action be brought for fraud in obtaining aid to blind only after civil action for restitution proves unsuccessful.

**S.B. 1390—RICHARDS.** (Soc. Wel.) Adds Sec. 2224.1, amends Secs. 2224, 3088, 3474, W. & I. C., re enforcement of relatives' responsibility in public assistance cases.

Provides that board of supervisors may, rather than shall, request district attorney to enforce support liability of relative of recipient of aged aid.

Prohibits maintenance of court action against responsible relative of recipient of aged or blind aid to recover sums paid to recipient prior to day board of supervisors finds relative was pecuniarily able to support recipient.

Makes order of board of supervisors or superior court freeing child from duty of support because of abandonment by parent during minority of child retroactive as to payments owing under aged aid law at time of order, but denies to child right to bring action against parent or county for sums actually and properly paid by child prior to order.

**S.B. 1391—RICHARDS.** (Soc. Wel.) Amends Secs. 2181, 3088, 3474, W. & I. C., re responsibility of relatives under aged and blind aid programs.

Revises relatives' responsibility tables in aged and blind aid programs to exempt additional \$100 of net monthly income used for purposes of determining monthly contribution required, and to raise by \$100 each income range upon which maximum contributions are based.

Provides that in computing net income of such relatives, allowance shall be permitted for expenses necessary to produce income, including cost of transportation to and from work, meals eaten at work, union dues, cost of tools, equipment, and uniforms, and, in case of blind aid, traveling expenses incurred in performance of employment.

Provides for purposes of computing relatives' responsibility, earnings of spouse shall not be considered community property.

**S.B. 1392—ED. C. JOHNSON.** (Agr.) Amends Sec. 1103.5, Ag. C., re eggs, making no substantive change.

**S.B. 1393 THOMPSON.** (Elec.) Amends Sec. 1827, Ed. C., re notices of school district elections of school board members.

Changes period for publishing notice of pending election to 30 days ending with election day rather than period from 100 days before to 30 days before election day.

Provides such notice be published in a newspaper of general circulation circulated in the district rather than no published notice if no paper of general circulation is published in the district.

Provides for mailing, 10 days before election to each registered voter of district, a card designating the time and polling place, if there is more than one candidate for the office.

**S.B. 1394—THOMPSON.** (Trans.) Adds Sec. 30358, S. & H. C., re toll bridges.

Exempts acquisition and maintenance of ferry service between Ferry Building in San Francisco and foot of Broadway Street, Oakland, from prohibitions against competing facilities contained in California Toll Bridge Authority Act.

S.B. 1395—ROBERT I. McCARTHY. (Elec.) Adds Art. 4, Ch. 1, Div. 7, Elec. C., re campaign contributions.

Prohibits campaign contributions to or in behalf of candidates for public office. Makes violation a felony.

Provides for state contribution to candidates for state and legislative offices in amount equal to five cents multiplied by number of registered voters within district or area from which candidate seeks election; amounts received to be used by candidates to finance general election campaigns and to be expended only for lawful expenses. Makes expenditures for other purposes a misdemeanor.

Appropriates amount sufficient to carry out purposes of act.

S.B. 1396—ROBERT I. McCARTHY. (Mil. & Vet. Aff.) Amends Sec. 985, M. & V. C., to extend farm and home purchase aid to unremarried widows of veterans killed on active duty or whose death resulted from service-connected disability.

S.B. 1397—ROBERT I. McCARTHY. (Jud.) Adds Ch. 3c, Title 14, Pt. 4, Div. 3 and amends Sec. 3017, Civ. C., re inventory liens.

Provides for creation, by written agreement and recording of notice, of lien on raw materials, parts, goods in process of manufacture and finished goods intended for sale, to secure loan, and provides that lien shall attach to proceeds of sale of merchandise subject to the lien.

Modifies provision excluding from definition of "account receivable" debt arising from sale of tangible personal property or from sale or assignment of proceeds thereof if assignee is owner of lien, as described, by providing that such "lien" does not include inventory lien.

To become operative January 1, 1958.

S.B. 1398—ROBERT I. McCARTHY. (Gov. Eff.) Adds Sec. 3205, H. & N. C., re police for San Francisco Harbor.

Authorizes State Board of Harbor Commissioners for San Francisco to employ policemen to be known as California State Harbor Police with salaries comparable to that paid by City and County of San Francisco to its policemen.

S.B. 1399—ROBERT I. McCARTHY. (Pub. U.) Amends Sec. 3546, P. U. C., to authorize Public Utilities Commission to regulate safety of operations of all highway carriers.

S.B. 1400—REGAN. (L. Gov.) Amends Sec. 28135, Gov. C., re compensation for public service in Shasta County, making no substantive change.

S.B. 1401—HAROLD T. JOHNSON. (Lab.) Amends Sec. 5699, Elec. C., re time off for voting.

See digest of Senate Bill No. 861 apparently identical.

S.B. 1402—FARR. (Jud.) Adds and repeals various secs., Civ. C., re secured transactions involving personal property.

Enacts that portion of Uniform Commercial Code dealing with secured transactions involving personal property.

To become operative September 1, 1959.

S.B. 1403—JOHN F. McCARTHY. (Jud.) Amends Sec. 18, Pen. C., re punishments.

Provides that any offense which by law is felony punishable by imprisonment in a state prison and without the alternative of a fine shall not be subject to maximum sentence of five years.

S.B. 1404—JOHN F. McCARTHY. (L. Gov.) Adds Sec. 28161, Gov. C., re district attorneys' salaries.

Sets annual salary of county district attorney at not less than salary of municipal court judge of such county, except in county having no municipal court.

S.B. 1405—BEARD. (Jud.). Amends Sec. 70045.5, Gov. C., re phonographic reporters.

Changes annual salary of phonographic reporters of Imperial County superior court from \$5,400 to unspecified sum.

S.B. 1406—CUNNINGHAM. (Rev. & Tax.) Amends Sec. 2313, repeals Sec. 2316, P. R. C., and amends Sec. 3708.5, R. & T. C., deleting provisions on fees of county recorder for recording mining claim notices and locations, mining claim work and improvement affidavits, and tax deeds to purchasers of tax-deeded property.

S.B. 1407—CUNNINGHAM. (Gov. Eff.) Amends Sec. 16506, Gov. C., re deposit in banks of state funds under control of state officer or employee other than Treasurer.

Deletes requirement that such funds be deposited as active deposits and makes it mandatory rather than permissive that banks receiving such deposits shall deposit with the Treasurer the same security as is required for deposits made by the Treasurer.

S.B. 1408—CUNNINGHAM. (Mil. & Vet. Aff.) Amends Sec. 699.5, M. & V. C., re organizations assisting veterans in presenting claims.

Allows Department of Veterans Affairs, for purposes of assisting veterans in presenting claims, to contract with organizations not chartered by Congress, but authorized by Veterans Administration to pursue claims before federal agencies.

Changes from five to 10 the number of years preceding contract date which a contracting organization must have regularly maintained an established committee or agency rendering assistance services to veterans and dependents. Requires such committees or agencies to have been maintained in a Veterans Administration regional office in California.

S.B. 1409—DORSEY (By request). (Lab.) Adds Sec. 228, Lab. C., to entitle all employees to time off for jury duty without loss of pay.

S.B. 1410—DORSEY (By request). (Lab.) Amends Sec. 204, Lab. C., re wage payments.

Provides for payment of wages weekly, rather than twice monthly.

S.B. 1411—COLLIER. (Ed.) Amends Sec. 7778, Ed. C., re state school building aid, making no substantive change.

S.B. 1412—COLLIER. (Trans.) Amends Sec. 272, Veh. C., re drivers' licenses.

Requires Department of Motor Vehicles to include photograph of licensee on driver's license.

Directs department to use such processes in issuance of license as will prevent as nearly as possible alteration or reproduction of license or preclude superimposing of photograph thereon.

S.B. 1413—COLLIER. (Trans.) Amends Sec. 510, Veh. C., to preclude driving of vehicle at speed greater than reasonable or prudent having due regard for rain, mist, snow, fog, dust, or smoke as well as presently enumerated conditions.

S.B. 1414—COLLIER. (Trans.) Amends Sec. 595, Veh. C., to require commercial vehicles permitted to stand on highway unattended to be left in gear and if on slope, in gear set for direction opposite of slope.

S.B. 1415—COLLIER. (Trans.) Amends Sec. 511, Veh. C., to remove 15 m.p.h. speed limit at railway grade crossing now effective when, during last 100 feet of approach to crossing, driver does not have unobstructed view thereof and traffic thereon for distance of 400 feet in both directions.

S.B. 1416—COLLIER. (Trans.) Amends Sec. 621, Veh. C., to change from 500 to unspecified number of feet, the distance at which rear lamps shall be visible.

S.B. 1417—COLLIER. (Trans.) Amends Sec. 599, Veh. C., requiring motor vehicle, trailer, or semitrailer transporting rocket or jet fuel to be escorted front and rear by appropriately signed motor vehicle.

S.B. 1418—COLLIER. (Trans.) Amends Sec. 515, Veh. C., to provide that motor trucks operated alone or truck tractors with or without semi-trailer, which with load weigh unspecified pounds or less, rather than 25,000 pounds or less, are exempt from 45 m.p.h. speed limit.

S.B. 1419—COLLIER. (Rev. & Tax.) Amends Sec. 9606, R. & T. C., re motor vehicle transportation license tax.

Imposes tax upon receipts of revenues derived by express company from shipment of property over lines of common carriers.

S.B. 1420—COLLIER. (Trans.) Amends Sec. 618, Veh. C., to delete hours during which vehicle lamps must be lighted.

S.B. 1421—COLLIER. (Trans.) Amends Sec. 267, Veh. C., re drivers' licenses.

Requires examination of all applicants for licenses, rather than only applicants for original licenses.

S.B. 1422—COLLIER. (Trans.) Amends Sec. 402, Veh. C., substitutes unspecified amount for present limits on liability of owner for imputed negligence.

S.B. 1423—COLLIER. (Trans.) Amends Sec. 444.2, Veh. C., to make provisions re parking lots applicable in cities having an unspecified population rather than over 2,000,000 inhabitants.

S.B. 1424—COLLIER. (Trans.) Amends Sec. 445.1, Veh. C., to require driver training instructors to hold chauffeur's license.

S.B. 1425—COLLIER. (Trans.) Amends Sec. 480, Veh. C., to change from \$5,000 to unspecified sum, fine for failing to stop after accident involving death or injury.

S.B. 1426—COLLIER. (Trans.) Repeals Sec. 255, Veh. C., re authorization of person licensed as operator to drive as chauffeur after applying for chauffeur's license and pending issuance thereof.

S.B. 1427—COLLIER. (Trans.) Amends Sec. 155, Veh. C., to permit registration card of commercial vehicle to be carried in receptacle readable from outside and attached to right door or splash apron of truck or tractor, or right side near front of trailer.

S.B. 1428—COLLIER. (Trans.) Amends Sec. 252, Veh. C., changing to unspecified period, rather than one year, period during which foreign operator's license valid in California.

S.B. 1429—COLLIER. (Trans.) Amends Sec. 139.38, Veh. C., to authorize California Highway Patrol to investigate and collect evidence of accidents resulting in property damage, in addition to those resulting in personal injury and death.

S.B. 1430—COLLIER. (Trans.) Amends Sec. 139.37, Veh. C., to authorize California Highway Patrol to stop and inspect vehicles transporting any commodity for purpose of determining legal possession thereof, and to take custody of same if believed not legally possessed.

S.B. 1431—COLLIER. (Trans.) Amends Sec. 444.1, Veh. C., to require off-street parking lot attendants in cities of over 2,000,000 to hold chauffeur's license, rather than either operator's or chauffeur's license.

S.B. 1432—COLLIER. (Pub. U.) Amends Sec. 2712, P. U. C., re water companies.

Provides that provision making water company a public utility if it delivers water to any person or agency, whether under contract or otherwise, does not deprive State, public utility, or other lawful authority, rather than other competent authority, of power to regulate rates and service thereof.

S.B. 1433—COLLIER. (Pub. U.) Adds Sec. 2713, P. U. C., to prohibit Public Utilities Commission from granting certificates of public convenience and necessity to private water companies over undeveloped land if thereby a monopoly is obtained.

S.B. 1434—COLLIER. (Pub. U.) Amends Sec. 216, P. U. C., re public utilities.

Deletes from definition of public utility for purposes of Public Utilities Act, person or corporation which performs services or delivers commodities to another person,

corporation, or public agency where latter performs such service or delivers such commodities to or for public.

S.B. 1435—COLLIER. (Pub. U.) Amends Secs. 314 and 3706, P. U. C., re Public Utilities Commission.

Authorizes commission and officers and employees to inspect accounts, books, papers, and documents of any person or corporation the property of which is transported by a public utility or highway permit carrier, to ascertain whether public utility, highway permit carrier, person, or corporation is in compliance with provision of P. U. C., or of commission's orders, decisions, rules, directions, demands, or requirements.

Permits commission and its officers and employees authorized to administer oaths to examine under oath any officer, agent, or employee of such person or corporation in relation to its business and affairs.

S.B. 1436—COLLIER. (Pub. U.) Amends Sec. 1062, P. U. C., re highway carriers.

Makes safety of operation regulations, rules, and orders of Public Utilities Commission pertaining to highway common carriers applicable to radial highway common carriers, highway contract carriers, petroleum irregular route carriers, petroleum contract carriers, city carriers, and household goods carriers.

S.B. 1437—COLLIER. (Pub. U.) Adds Secs. 1074, 3547, 3949, and 5137, P. U. C., re motor vehicle carriers.

Prohibits highway common carriers, petroleum irregular route carriers, highway permit carriers, city carriers, and household goods carriers from hiring highway equipment to others whose property is transported by such carrier.

S.B. 1438—COLLIER. (Pub. U.) Amends Sec. 3511, P. U. C., re highway carriers.

Deletes requirement that carrier must be engaged in specified activities as a business before carrier is subject to regulation as highway carrier.

S.B. 1439—COLLIER. (B. & P.) Amends Sec. 16320, B. & P. C., re itinerant merchants, to substitute buying or offering to buy for purpose of sale any commodities, rather than only farm products, in definition of "itinerant merchant."

S.B. 1440—COLLIER. (L. Gov.) Amends Sec. 11553, and adds Sec. 11549, Gov. C., increasing annual salary for member of Public Utilities Commission from \$17,000 to \$19,000.

S.B. 1441—COLLIER. (Trans.) Amends Sec. 670.4, Veh. C., changing to unspecified poundage the gross weight in excess of which a vehicle is required to be equipped with power brakes.

S.B. 1442—COLLIER. (Trans.) Amends Sec. 674, Veh. C., to change from 200 to unspecified number feet the minimum distance of highway that rear view mirror must reflect.

S.B. 1443—COLLIER. (Trans.) Amends Sec. 670.7, Veh. C., to change from 15 to unspecified number of minutes, the time which automatic power brakes trailers on trailer or semitrailers first registered after December 31, 1955, shall be capable of stopping and holding stationary such vehicles.

S.B. 1444—COLLIER. (Trans.) Amends Sec. 705, Veh. C., to provide that total weight imposed with load on highway by any single axle equipped with two single tires shall not exceed 11,000 pounds.

S.B. 1445—COLLIER. (Trans.) Amends Sec. 731, Veh. C., to change to unspecified number of days, rather than 10 days, period of notice to person owning, employing, or directing driver before warrant of arrest may issue against such person.

S.B. 1446—COLLIER. (Trans.) Amends Sec. 741, Veh. C., to provide that written promise to appear in court may not be complied with by appearance of counsel in cases involving death, injury or property damage in excess of \$500.

S.B. 1447—COLLIER. (Trans.) Amends Sec. 750, Veh. C., re color of motor vehicle used by law enforcement officer while on duty.

Requires such vehicle be painted a color, rather than a distinctive color, specified by Commissioner of California Highway Patrol.

S.B. 1448—SUTTON. (Soc. Wel.) Adds Sec. 142, W. & I. C., providing for identification cards for aged or blind recipients of public assistance for purpose of expediting admission of such persons needing hospitalization or first aid.

S.B. 1449—SUTTON. (Gov. Eff.) Adds Secs. 52 and 53, Ch. 20, Stats. of 1946, 1st Ex. Sess., the Construction and Employment Act, re allocation of funds to cities.

Appropriates \$75,000 out of money in Postwar Employment and Construction Fund for allocation to cities incorporated on or after November 1, 1909, and before December 31, 1909, for use in construction, reconstruction, improvement, and repairs of municipally owned sewage systems.

S.B. 1450—SUTTON. (Wat. Res.) Amends Secs. 106 and 1254, Wat. C., to declare use of water for fish, wild life, or recreation a beneficial use.

S.B. 1451—ERHART. (Nat. Res.) Appropriates unspecified amount from State Park Fund to Division of Beaches and Parks for museum of natural history at Morro Bay State Park.

S.B. 1452—ERHART. (Gov. Eff.) Amends Sec. 24050, B. & P. C., re liquor licenses.

Provides that any former Japanese licensee who was unable to obtain replacement license for license lost during World War II, as previously authorized, due to absence from Country may file for such license before March 1, 1958, and obtain such license upon payment of current annual fee, subject to specified reductions and credits.

S.B. 1453—ERHART. (Soc. Wel.) Amends Secs. 118, 2190, and 3091.5, W. & I. C., re public assistance records.

Prohibits use, even by agents or employees of any public officer or agency, of records concerning public assistance. Makes it misdemeanor for person to use, other than for purposes directly connected with administration of Welfare and Institutions Code, any list of applicants or recipients of public assistance.

Requires county board of supervisors in authorizing destruction of records of aid to aged and needy blind, to observe law prohibiting disclosure of information contained in records.

S.B. 1454—ERHART. (Soc. Wel.) Adds Sec. 2166, W. & I. C., re ownership of home by aged aid applicant or recipient.

Provides that unencumbered home owned by applicant or recipient, having county-assessed valuation of less than \$2,000, shall be considered inconsequential resource.

Specifies if such home has county-assessed value in excess of \$2,000, its occupancy value for budgeting purposes shall be determined in accordance with table set forth.

S.B. 1455—SHORT. (Ed.) Amends and repeals various secs., Ed. C., re classification of certificated employees of school districts.

Provides that certificated employees of all school districts, rather than districts having an average daily attendance of 850 or more, are granted tenure at commencement of fourth consecutive year of employment.

S.B. 1456—FARR. (Mil. & Vet. Aff.) Amends Sec. 985, M. & V. C., to extend farm and home purchase aid to unremarried widows of veterans.

S.B. 1457—CUNNINGHAM. (L. Gov.) Amends, adds, and repeals various secs., Gov. C., re bonded indebtedness of counties.

Requires order of board of supervisors to call bond election. Deletes requirement that use of bond proceeds under joint exercise of powers provision be referred to in order. Deletes requirement that ballot show amount and purposes of works for which bonds issued. Requires order, rather than notice of bond election, to be published.

Makes issuance of approved bonds permissive, rather than mandatory. Revises provisions re interest, redemption, schedule of maturity dates of bonds and disposition of premiums, accrued interest, and other bond proceeds. Allows board of supervisors to provide for tax levy in resolution providing for bond issuance. Allows signature of treasurer on coupons. Deletes provisions re consolidation of bond election. Makes other technical and clarifying changes.

S.B. 1458—BYRNE. (Nat. Res.) Adds Sec. 5037, P. R. C., re John Bidwell Mansion.

Requires State Park Commission to provide for preservation, development, and interpretation of mansion as state historical monument when Department of Education determines mansion no longer necessary for classroom purposes and necessary funds are appropriated.

S.B. 1459—BYRNE. (L. Gov.) Amends Sec. 21189, Wat. C., re irrigation district officers and employees.

Authorizes district board to obtain system of medical and hospital service, in addition to group insurance and group annuities, for officers and employees, and extends benefits to directors. Authorizes such systems to include benefits for retired officers and employees.

Authorizes contracts for such systems with private agencies and nonprofit membership corporations, in addition to public agencies and insurance companies and agents.

S.B. 1460—BYRNE. (Trans.) Adds Sec. 142.6, Veh. C., to exempt from registration any fork-lift truck designed primarily for loading and unloading and stacking materials which is operated on highway only for transportation of products and materials across highway in process of loading, unloading or stacking and not operated along highway for distance in excess of one-fourth mile.

S.B. 1461—BYRNE. (Agr.) Amends Sec. 12, Ag. C., re delegation of powers, making no substantive change.

S.B. 1462—BYRNE. (Agr.) Amends Sec. 13, Ag. C., re agriculture, making no substantive change.

S.B. 1463—BYRNE. (Agr.) Amends Sec. 8, Ag. C., re penalties, making no substantive change.

S.B. 1464—BYRNE. (Agr.) Amends Sec. 7, Ag. C., re prosecution of violations, making no substantive change.

S.B. 1465—BYRNE. (Agr.) Amends Sec. 6, Ag. C., re enforcement of provisions thereof, making no substantive change.

S.B. 1466—BYRNE. (Agr.) Amends Sec. 17, Ag. C., re headings, making no substantive change.

S.B. 1467—BYRNE. (Agr.) Amends Sec. 16, Ag. C., re rules and regulations, making no substantive change.

S.B. 1468—BYRNE. (Agr.) Amends Sec. 18, Ag. C., re possession of commodities, making no substantive change.

S.B. 1469—BYRNE. (Agr.) Amends Sec. 1300.17, Ag. C., re marketing order funds, making no substantive change.

S.B. 1470—BYRNE. (Agr.) Amends Sec. 1300.21, Ag. C., re marketing orders, making no substantive change.

S.B. 1471—BYRNE. (Agr.) Adds Ch. 18, Div. 6, Ag. C., re cattle, beef, and beef products, adding a title for the chapter, making no substantive change.

S.B. 1472—BYRNE. (Agr.) Amends Sec. 160.2, Ag. C., to raise application fee for pest control license from \$15 to \$20.

S.B. 1473—BYRNE. (Agr.) Amends Sec. 1080, Ag. C., re application of pesticides, to delete the limitation that provisions re adoptions of rules and regulations is effective only until ninety-first day after final adjournment of 1957 Regular Session.

S.B. 1474—BYRNE. (Agr.) Adds Sec. 301.6, Ag. C., re meat inspection.

Authorizes Director of Agriculture to set up inspection stations to ascertain quantity and kind of meat transported by vehicles into the State.

S.B. 1475—BYRNE. (Agr.) Amends Secs. 1263, 1266, 1268, 1268.5, and 1269, Ag. C., re produce dealers.

Prohibits issuance of license to commission merchant, dealer, broker, cash buyer or agent if in last three years adjudged bankrupt or claims collected against his bondsman and who has not made full settlement with all producer-creditors.

Requires, rather than permits, conviction of felony, previous bankruptcy, or previous violation of provisions regulating produce dealers to be considered adverse to required showing of character, responsibility and good faith.

Raises surety bond of dealers from \$1,000 to \$2,000.

Adds to grounds for revocation of produce dealers license the violation of provisions regulation processors of farm products or failure to produce books for audit or examination and makes revocation provisions applicable to licensees as well as applicants.

Authorizes director to examine and audit books of licensee on own motion rather than only upon receiving verified complaint.

S.B. 1476—BYRNE. (Ed.) Amends Sec. 1, Ed. C., re Public School System, making no substantive change.

S.B. 1477—BYRNE. (L. Gov.) Amends Sec. 426, Ed. C., requiring Butte County Superintendent of Schools to have general, rather than elementary or secondary, administrative credential.

S.B. 1478—BYRNE. (F. & G.) Adds Sec. 429.1, F. & G. C., authorizing free fishing licenses for blind persons.

S.B. 1479—BYRNE. (F. & G.) Amends Sec. 18, F. & G. C., to require mailing of Fish and Game Commission's regulations affecting their district, to each member of the Legislature.

S.B. 1480—BYRNE. (F. & G.) Amends Sec. 53, F. & G. C., to specify size of lettering used on signs at boundaries of licensed game bird clubs.

S.B. 1481—BYRNE. (L. Gov.) Adds Sec. 21166.5, Wat. C., re irrigation district directors.

Authorizes director to participate in plan for group insurance, group annuities, social security, medical and hospital service, or other authorized program adopted and carried into effect for district officers and employees on same basis as such officers and employees.

S.B. 1482—BYRNE. (Wat. Res.) Amends Sec. 104, Wat. C., re water development, making no substantive change.

S.B. 1483—BYRNE. (Wat. Res.) Adds Art. 4, Ch. 2, Pt. 6, Div. 6, Wat. C., re small flood control projects.

Adopts and authorizes projects not specifically authorized by Congress undertaken by United States Corps of Engineers, at such estimated costs as may be appropriated by Legislature with advice of Department of Water Resources.

Requires affected local agency to give satisfactory assurances of local cooperation to Secretary of Army and authorizes local agency, in conjunction with Department of Army, to execute project and make modifications and amendments necessary under State Water Resources Law of 1945.

S.B. 1484—BYRNE. (Wat. Res.) Adds Ch. \_\_\_, Div. \_\_\_, Wat. C., re flood insurance.

Declares state interest, and declares policy to pay costs of state cooperation after June 30, 1959, under Federal Flood Insurance Act of 1956 and to cooperate re flood plain zoning under said act.

S.B. 1485—BYRNE. (Trans.) Amends Sec. 2100, S. & H. C., re Highway Users Tax Fund, making no substantive change.

S.B. 1486—BYRNE. (Wat. Res.) New act, to declare State's interest in providing financial assistance to Oroville and other cities in Butte County re increased governmental costs during period of construction of Oroville Dam.

S.B. 1487—BYRNE. (L. Gov.) New act, to declare State's interest in providing financial assistance to Butte County and cities and districts therein re increased governmental costs during period of construction of Oroville Dam.

S.B. 1488—BYRNE. (L. Gov.) New act, to declare State's interest in providing financial assistance to Butte County re increased governmental costs during period of construction of Oroville Dam.

S.B. 1489—BYRNE. (L. Gov.) Amends Sec. 15500, Gov. C., re allocation of state funds to local agencies, making no substantive change.

S.B. 1490—BYRNE. (Gov. Eff.) Repeals and adds Sec. 20009.1, Gov. C., re State Employees' Retirement System in respect to coverage of employees of public agencies.

Revises present definition of "public agency" without substantive change, and adds:

Any foundation or trust established for purpose of providing essential activities related to but not normally included as part of regular instructional program of a state college.

Any student body or nonprofit organization composed exclusively of students of a state college or of members of faculty, or both, and established for purpose of providing essential activities related to but not normally included as part of regular instructional program.

S.B. 1491—BYRNE. (F. I.) Adds Art. 9, Ch. 2, Pt. 3, Div. 3, Title 2, Gov. C., re state insurance.

Creates Division of State Insurance in Department of Finance in charge of deputy director who shall be known as Insurance Administrator.

S.B. 1492—BYRNE. (L. Gov.) Amends Sec. 28126, Gov. C., re compensation of Butte County jurors.

Increases grand jurors' compensation from \$3 to \$6 for each day's attendance. Changes mileage allowance from 15 cents in going only to 8 cents both ways. Entitles such jurors to per diem and mileage for attendance at committee meetings and authorized individual investigations.

Changes superior court trial jurors' compensation from \$3 for each day's attendance to \$3 for first day's attendance and \$6 for each succeeding day.

S.B. 1493—BYRNE. (Gov. Eff.) Adds Sec. 20229, Gov. C., re investment of funds of State Employees' Retirement System.

Allows Board of Administration to invest funds in real property or improvement thereon acquired by board for sale or lease to county which is contracting agency of system. Limits investments to unspecified percent of amount of assets of county retirement system. Makes provision re investment for sale or lease of real property to State applicable to such investments.

S.B. 1494—BYRNE. (Gov. Eff.) Amends Sec. 70045, Gov. C., re salary of superior court reporters in counties having population of 70,000 or less, as determined by 1940 Federal Census, and having two or more superior court judges, making no substantive change.

**S.B. 1495—BYRNE.** (Rev. & Tax.) Amends Sec. 26909, Gov. C., re audit of financial affairs of special purpose assessing and taxing districts.

Requires county auditor's annual audit of such affairs to be in form acceptable to, rather than on form prescribed by, State Controller.

**S.B. 1496—BYRNE.** (F. I.) Adds Sec. 1709.3, Ins. C., re licenses of agents.

Provides person who is entitled to agent's license upon filing of appointment by insurer is entitled to certificate stating that license will be issued upon such filing.

**S.B. 1497—BYRNE.** (F. I.) Amends Sec. 383.5, Ins. C., re motor vehicle insurance contracts.

Provides owner may waive delivery of policy evidencing insurance under master policy and be furnished certificate setting forth contents in brief form. Provides rules re copies of contracts be adopted, amended, or repealed, in accordance with Administrative Procedure Act.

**S.B. 1498—BYRNE.** (F. I.) Amends Sec. 1763, Ins. C., re surplus line insurance.

Conditions permission for surplus line brokers to place insurance with non-admitted insurers upon such insurance not being procurable through ordinary methods rather than not being procurable from a majority of insurers admitted for that class. Requires commissioner to appoint a committee, of which a majority shall be representatives of admitted insurers, to assist him in making regulations for surplus lines.

**S.B. 1499—BYRNE.** (Jud.) Amends Sec. 192, C. C. P., re grand juries, making no substantive change.

**S.B. 1500—GRUNSKY.** (F. I.) Amends Sec. 1282, Ins. C., making existing proscriptions against misrepresentation of policies applicable to reciprocal and interinsurance exchanges.

**S.B. 1501—GRUNSKY.** (F. I.) Adds Art. 10.5 to Ch. 3, Pt. 2, Div. 1, Ins. C., re interinsurance exchanges.

Makes punishable as misdemeanor misrepresentation of terms of policy of exchange, benefits thereunder, or credits to be returned to subscriber, and any misrepresentation to induce taking out of policy, refusal to accept policy, causing policy to lapse, or mislead in comparison of insurers or policies for purpose of inducing lapse or change of insurance. Makes violation cause for suspension for three years of license of agent, broker, or solicitor. Makes violation by attorney of exchange cause for suspension of his authority to do class of insurance in which violation occurred. Permits witness at trial or hearing of such offenses to be compelled to testify and confers immunity from prosecution if incrimination results.

**S.B. 1502—GRUNSKY.** (F. I.) Amends Sec. 1351 and adds Sec. 1352, Ins. C., re certificates of authority for reciprocal insurers.

Requires certificates to be of indefinite term, rather than renewable annually, and subject to termination for causes now warranting nonrenewal and subject to annual fee same as existing renewal fee.

**S.B. 1503—HOLLISTER.** (Trans.) Adds Sec. 103.2, S. & H. C., to authorize and prescribe procedure re appointment and functions of arbitration board in state highway condemnation actions.

**S.B. 1504—FARR.** (Jud.) Amends Sec. 3342, Civ. C., re liability of dog owners.

Broadens liability of dog owner for damages when person is bitten, to damages when person is attacked.

**S.B. 1505—DESMOND.** (Trans.) Adds Sec. 680.1, S. & H. C., re removal and relocation of facilities upon state highways.

Provides any person who has placed any structure or facility upon state highway and maintained same for unspecified years immediately preceding January 1, 1954, shall not be required to pay costs of removal or relocation, and shall be relieved from obligation of repaying funds borrowed from State to finance any such removal or relocation.

S.B. 1506—DESMOND. (Agr.) Adds Ch. 7b, Div. 5, Ag. C., re livestock disease remedies.

Requires registration of livestock remedies and makes sale not in conformance with registration unlawful.

S.B. 1507—SUTTON. (Soc. Wel.) Adds Pt. 2, Div. 5, amends various secs., W. & I. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV, Federal Social Security Act.

Provides for establishment of state plan, federally approved, providing for aid to needy permanently and totally disabled, prescribes qualifications of applicants, and method of computing amount thereof, not to exceed \$80 monthly per person.

Provides that aid is to be administered by counties, under supervision of State Department of Social Welfare, in substantially same manner as aid to aged is administered.

Provides that State is to bear entire cost of aid to persons without county residence, after deducting federal assistance, and is to bear cost of aid to persons with county residence in same proportion as prescribed for aid to aged.

Requires spouse, parent, or adult child, residing within State, pecuniarily able to support applicant, to repay county aid granted, making responsibility of such relatives enforceable by court action.

S.B. 1508—SUTTON. (Trans.) Adds Sec. 100, S. & H. C., re former state highways through cities or communities bypassed by freeways.

Requires freeway agreement under such circumstances to provide for construction of traffic interchange at junction of freeway and former state highway and erection of appropriate signs at approaches thereto and along former state highway indicating latter as business district route.

S.B. 1509—SUTTON. (Soc. Wel.) Amends Secs. 2020, 2025, W. & I. C., re aged aid.

Increases from \$85 to \$100 maximum amount payable to recipient of aged aid, and provides for maximum of \$100, instead of \$90, and minimum of \$89, instead of \$75, to take care of possible increases or decreases in federal aid.

Provides that increases or decreases due to increases or decreases in federal aid shall be based on those occurring after October 1, 1956, rather than May 1, 1955, and deletes provision that increases resulting from federal increases after May 1, 1955, shall be considered necessary to meet medical and health needs of recipients should Federal Government so require.

Provides that payments of aid delayed pursuant to departmental rule due to change in circumstances shall be paid retroactively to day change took place.

S.B. 1510—ARNOLD. (Jud.) Adds Title 11, Pt. 2, C. C. P., re release of, and contribution among, joint tortfeasors.

Provides, with some exceptions, such right of contribution as to causes of action accruing on or after January 1, 1958, where one such tortfeasor has discharged joint judgment or paid more than pro-rata share, but provides that when right of indemnity exists between such tortfeasors, there is no right of contribution. Provides that when one or more persons are held liable solely for tort of another, as in respondent superior, they shall contribute single pro-rata share, as to which there may be indemnity between them.

Provides, as to causes of action accruing at such time, that when release or covenant not to sue or not to enforce judgment is given to one of several persons liable for same tort, it does not discharge other tortfeasors from liability unless it so provides, but it reduces claims against others in amount stipulated therein or amount of consideration paid therefor, whichever is greater, and it discharges tortfeasor to whom given from liability for contribution.

S.B. 1511—ARNOLD. (Rev. & Tax.) Amends Sec. 103, R. & T. C., re property taxation, redefining "property" to include all matters and things, real, personal, and mixed, capable of ownership, rather than capable only of "private" ownership.

- S.B. 1512—ARNOLD. (Nat. Res.) Amends Sec. 4000, P. R. C., to redefine "forest fire" for purposes of provisions re prevention and control of forest fires to include fire burning uncontrolled on lands covered wholly or in part by inflammable material.
- S.B. 1513—ARNOLD. (Wat. Res.) Amends Sec. 6001, Wat. C., re Department of Water Resources, to correct reference, making no substantive change.
- S.B. 1514—ARNOLD. (Wat. Res.) Amends Sec. 12854, Wat. C., to extend aid to authorities under the California Watershed Protection and Flood Prevention Law.
- S.B. 1515—ARNOLD. (Wat. Res.) New act, authorizing creation of water districts throughout the State.
- S.B. 1516—ARNOLD. (Trans.) Amends Sec. 1430, S. & H. C., re county highways.  
Redefines "subway" to include other crossing, as well as tube or tunnel.
- S.B. 1517—ARNOLD. (Nat. Res.) Amends Sec. 7730, P. R. C., re public lands, making no substantive change.
- S.B. 1518—ARNOLD. (Nat. Res.) Amends Sec. 5013, P. R. C., re state parks, making no substantive change.
- S.B. 1519—ARNOLD. (Lab.) Amends Sec. 4361, Lab. C., re workmen's compensation for disaster service workers, making no substantive change.
- S.B. 1520—ARNOLD. (L. Gov.) Amends Sec. 32011, H. & S. C., permitting any person to obtain judicial declaration of validity of dissolution of hospital district, rather than only interested person.
- S.B. 1521—ARNOLD. (L. Gov.) Amends Sec. 23000, Gov. C., re counties, making no substantive change.
- S.B. 1522—ARNOLD. (F. & G.) Amends Sec. 25.1, F. & G. C., re fish and game, making no substantive change.
- S.B. 1523—ARNOLD. (F. & G.) Amends Sec. 1201.8, F. & G. C., making it unlawful to possess rather than use someone else's pheasant license tag.
- S.B. 1524—ARNOLD. (Ed.) Amends Sec. 1001, Ed. C., re Public School System, making no substantive change.
- S.B. 1525—ARNOLD. (B. & P.) Amends Sec. 115, B. & P. C., re business and professional licensees and registrants, making no substantive change.
- S.B. 1526—ARNOLD. (Agr.) Amends Sec. 25, Ag. C., re expenditures by Department of Agriculture, making no substantive change.
- S.B. 1527—ARNOLD. (Wat. Res.) New act, establishing water district in each county for reclamation of arid lands, supplying domestic and irrigation water, and conservation and control of flood water.
- S.B. 1528—ARNOLD. (Trans.) Adds Sec. 678.1, Veh. C., permitting use of snow tires approved by Department of California Highway Patrol in lieu of tire chains otherwise required by state or local authorities.
- S.B. 1529—FARR. (Trans.) Amends Sec. 187, Veh. C., re notification of insurance coverage by car dealers and lending agencies.  
Requires notification of non-coverage of buyer or obligor under insurance policy obtained by dealer or lending agency to be on face of contract, as well as by written notice, and to include statement that without insurance coverage buyer or obligor may lose license if involved in accident.
- S.B. 1530—SHORT. (Soc. Wel.) Adds Sec. 6555.5 to and amends various secs., W. & I. C., re state hospitals.  
Creates office of hospital administrator at each state hospital to be appointed by Governor with consent of Senate upon nomination by Director of Mental Hygiene.

Provides that for administrative purposes a hospital administrator shall be in charge of each hospital.

Transfers from medical superintendent to hospital administrator various administrative functions, including appointment of personnel.

S.B. 1531—SHORT. (Gov. Eff.) Appropriates unspecified sum to Department of Mental Hygiene for payment of bonuses to physicians who contract to serve in state hospitals for specified period and for payment of scholarships to medical students who contract to serve after graduation as interns and physicians in state hospitals.

S.B. 1532—SHORT. (Gov. Eff.) Adds Sec. 168, W. & I. C., re bonuses to physicians agreeing to serve in state hospitals.

Authorizes Director of Mental Hygiene to enter agreement to pay bonus in addition to salary to physicians who agree to serve in state hospital for three years.

S.B. 1533—SHORT. (Gov. Eff.) Adds Sec. 167, W. & I. C., re physicians for state hospitals.

Authorizes Director of Mental Hygiene to award unspecified number of medical scholarships to qualified applicants who contract to serve three years in state hospitals after graduation from medical school, and provides for administration of program.

Requires State Scholarship Commission to conduct annual competitive examinations for applicants.

S.B. 1534—SHORT. (Gov. Eff.) Appropriates unspecified sum to Department of Mental Hygiene for payment of salary increases authorized by State Personnel Board during 1957-58 Fiscal Year.

S.B. 1535—FARR. (Lab.) Adds Sec. 1230, Gov. C., re insurance coverage of nonsalaried members of public bodies.

Requires public agencies for which services are performed by persons as members of public board or body without compensation to procure insurance if they are not otherwise insured under workmen's compensation laws covering injuries or death arising out of and in course of performance of their official duties. Such insurance shall provide for reimbursement of actual medical costs of injuries to maximum of \$5,000 and maximum of \$1,000 death benefit.

Cost of premiums for such insurance would be a charge against funds of public agency.

S.B. 1536—FARR. (L. Gov.) Adds Sec. 37361, Gov. C., allowing cities to acquire property for, and construct, maintain, and operate, golf courses.

S.B. 1537—GRUNSKY. (F. I.) Repeals Art. 12, Ch. 1, Pt. 2, Div. 1, Ins. C., to eliminate requirement that insurers post bond for payment of state taxes and similar liabilities.

S.B. 1538—CUNNINGHAM (Departmental). (Mil. & Vet. Aff.) Amends, repeals, and adds sections of various codes re powers of state agencies to lease real property.

Deletes provisions authorizing specified state officers and agencies to lease real property and vests such power in Department of Finance to do so on their behalf.

S.B. 1539—CUNNINGHAM (Departmental). (Gov. Eff.) Adds Sec. 13920.2, Gov. C., re travel allowance of state employees.

Authorizes state agencies to provide that their officers and employees shall receive lower maximum travel allowances for official state business than are provided under general rules of Board of Control.

S.B. 1540—CUNNINGHAM (Departmental). (Gov. Eff.) Amends Secs. 11032 and 11033, Gov. C., re out of State travel and absence from State of state officers and employees.

Permits such travel and absence upon approval by Director of Finance and deletes requirement of approval by Governor.

S.B. 1541—SHORT. (Lab.) Adds Sec. 1696.4, Lab. C., re farm labor contractors.

Requires contractor to register with Labor Commissioner vehicles used by him but not owned by him, and have in effect insurance policy covering vehicle.

Requires contractor to use such vehicles on fixed fee basis only.

S.B. 1542—SHORT. (Lab.) Adds Sec. 1682.3, Lab. C., re farm labor contractors.

Includes persons employed to transport, or who transport for a fee, farm laborers by motor vehicle within meaning of term farm labor contractor, thereby subjecting such persons to regulation as farm labor contractors.

S.B. 1543—SHORT. (Lab.) Adds Sec. 1696.5, Lab. C., re licensed farm labor contractors.

Requires licensee to keep, in form prescribed by Labor Commissioner, records re each farm labor contract performed by him, showing his earnings and payments to foremen, agents, employees, and other persons participating in contract.

S.B. 1544—MONTGOMERY. (Lab.) Adds Sec. 1696.2, Lab. C., re licensed farm labor contractors.

Requires that vehicles used by licensee in transportation of individuals in connection with his business, activities, or operations display prominently at entrance of vehicle name of operator of vehicle and operator's license number issued by Labor Commissioner.

S.B. 1545—MONTGOMERY. (Lab.) Adds Sec. 1696.3, Lab. C., re transportation of farm laborers.

Requires person operating vehicle in connection with operations of farm labor contractor to be licensed as chauffeur by Department of Motor Vehicles and to have qualifications of school bus operator.

S.B. 1546—GIBSON. (Trans.) Amends Secs. 10452 and 10456, R. & T. C., adds Sec. 1202.5, P. U. C., re use of Motor Vehicle Transportation Tax Fund for grade crossing separation work on county roads and city streets.

Requires transfer of net receipts in Motor Vehicle Tranportation Tax Fund to Grade Separation Fund created by act, rather than to Highway Users Tax Fund.

Prescribes procedure for allocation of such funds by Public Utilities Commission to counties and cities for such work.

S.B. 1547—GIBSON. (L. Gov.) Adds Sec. 53024, Gov. C., re zoning and other regulatory ordinances of city and counties.

Requires local agency to comply with such ordinances, except as otherwise expressly provided. Makes county ordinances applicable to activities of local agencies, including cities, in unincorporated areas. Makes city ordinances applicable to activities of local agencies, including counties, in incorporated areas.

S.B. 1548—GIBSON. (L. Gov.) Amends Sec. 50022.2, Gov. C., re local agency ordinances.

Allows ordinance to adopt code, required or permitted as condition of compliance with state law, by reference without complying with general procedure for adoption of codes.

S.B. 1549—GIBSON. (Wat. Res.) Amends Sec. 8710, adds Sec. 8710.1, Wat. C., re construction of flood control works.

Requires specified works by districts involving levees or waterways in flood control plans of Reclamation Board to be approved by board.

Requires board approval of plans involving specified works involving land susceptible to unimpeded overflow, rather than overflow, from Sacramento or San Joaquin Rivers or tributaries.

S.B. 1550—GIBSON. (Gov. Eff.) Amends Ch. 483, Stats. 1947, re tide and submerged lands granted to City of Vallejo.

Corrects description of granted lands.

Requires State Lands Commission at grantee's cost to survey and record area of lands granted.

S.B. 1551—GIBSON. (Ed.) Amends Sec. 21121, and repeals Sec. 21153, Ed. C., re California Maritime Academy.

Designates State Nautical School as the California Maritime Academy, and revokes right of school's board of governors to determine name.

S.B. 1552—GIBSON. (B. & P.) Amends Sec. 9654, B. & P. C., and Sec. 8750, H. & S. C., re endowment care funds.

Eliminates requirement that examination of person relative to an endowment care fund be conducted by Cemetery Board in private.

S.B. 1553—GIBSON. (B. & P.) Amends Secs. 6746, 6775, and 6799, B. & P. C., re practice of engineering.

Provides that exclusion of plans and other documents prepared by communication industry employees or employees of contractors working on communication equipment for communications industry only applies where such industry is under jurisdiction of Public Utilities Commission.

Declares that felony for which certificate may be suspended or revoked or reproof given shall arise from practice of engineering.

Provides that the incompetency in practice that may constitute ground for suspension or revocation of certificate or reproof shall be of substantial degree, rather than gross.

Provides \$4 penalty for delinquency in payment of annual renewal fee, rather than \$1 per month to maximum of \$5.

S.B. 1554—GIBSON. (B. & P.) Amends Sec. 7551, adds Secs. 7553.1 and 7553.2, B. & P. C., re licensed private investigators and adjustors.

Adds new grounds, and defines "dishonesty or fraud," for which license may be suspended or revoked.

S.B. 1555—GIBSON. (B. & P.) Adds Sec. 7210.5, B. & P. C., re guide dogs for blind, to prohibit solicitation of funds for any person purporting to provide dogs unless such person holds license issued by State Board of Guide Dogs for Blind.

S.B. 1556—GIBSON. (B. & P.) Amends Sec. 6502, B. & P. C., to limit time to which member of State Board of Barber Examiners may hold over after expiration of term, to appointment and qualification of successor or six months after expiration, whichever first; and to limit service on board to three consecutive terms.

S.B. 1557—GIBSON. (B. & P.) Amends, adds, and repeals various secs., B. & P. C., re barbers.

Eliminates malpractice or incompetency as cause for disciplinary action.

Makes technical and clarifying changes.

S.B. 1558—GIBSON. (B. & P.) Amends and repeals various secs., B. & P. C., re practice of cosmetology.

Substitutes either training or practice in electrology, or combination thereof, outside State, rather than training and practice in electrology, as qualification for admission to electrology examination.

Provides if cosmetological establishment practices only electrology, it shall be in charge of licensed electrologist, rather than licensed hairdresser and cosmetician.

Requires every person employed in school as instructor in electrology to be licensed electrology instructor.

Deletes provision that conviction of felony constitutes cause for disciplinary action, and provides record of conviction or certified copy is conclusive evidence of conviction of crime involving moral turpitude.

Eliminates provision that board may bring disciplinary action for any unfair or unjust practice which in its judgment justifies such action.

Deletes obsolete provisions.

S.B. 1559—GIBSON. (B. & P.) Adds 109.5, B. & P. C., re Department of Professional and Vocational Standards.

Provides when agency within department takes disciplinary action against licensee convicted of crime involving moral turpitude and proceedings subject to Administrative Procedure Act, evidence of circumstances surrounding crime is admissible to show whether moral turpitude involved and record of conviction is conclusive evidence only of conviction.

S.B. 1560—GIBSON. (Jud.) Repeals Secs. 69942 and 69943, Gov. C., provisions for examination of qualifications and competency of superior court official reporters by attorneys.

S.B. 1561—GIBSON. (B. & P.) Amends Sec. 2104 and adds Art. 2.5, Ch. 5, Div. 2, B. & P. C., re Chiropody Examining Committee.

Creates such committee to consist of five members appointed by Governor for terms of four years.

Empowers committee to examine applicants for chiropody certificates.

Provides committee shall be subject to jurisdiction of Board of Medical Examiners.

S.B. 1562—GIBSON. (B. & P.) Adds Secs. 7096, 7097, and 7098, B. & P. C., re contractors.

Provides when any license has been suspended or revoked, any additional license issued in name of licensee or for which he furnished qualifying experience and appearance may be suspended or revoked without further notice.

S.B. 1563—GIBSON. (B. & P.) Amends Secs. 8560 and 8561, B. & P. C., re structural pest control operators.

Reduces to three branches the branches and groups of operators to whom licenses may be issued.

Makes other clarifying changes.

S.B. 1564—ABSHIRE. (Gov. Eff.) Repeals, subject to approval of voters at next election, daylight saving time, initiative act.

S.B. 1565—ABSHIRE. (Ed.) Adds Sec. 7745.1, Ed. C., re excess apportionments of school building aid funds.

Provides that when school district after October 1, 1953, receives apportionment of school building aid funds which, after revision by State Allocation Board, is in excess of amount district is entitled to, such excess shall be computed by State Controller and be repayable by district in same manner as apportionments for construction generally subject to repayment.

S.B. 1566—ABSHIRE. (Ed.) Amends Sec. 7745, Ed. C., re unauthorized expenditures of state school building aid funds.

Permits school district which is eligible to apportionment of state school building aid funds, at any time prior to repayment of previously unauthorized expenditure of such funds, to apply for additional apportionment and have amount thereof offset such unauthorized expenditure.

S.B. 1567—ABSHIRE. (Lab.) Amends Sec. 5307.1, Lab. C., re workmen's compensation.

Prohibits minimum medical fee schedule adopted by Industrial Accident Commission from controlling physician's treatment methods or requiring physician to obtain approval of agency or person not a physician as condition to course of treatment.

S.B. 1568—ABSHIRE. (L. Gov.) Amends Sec. 439.40, Ag. C., raising charge which may be made by county for keeping impounded dog from 10 cents to 25 cents per day.

S.B. 1569—ABSHIRE. (Lab.) Amends Sec. 1773, Lab. C., re public works, making no substantive change.

S.B. 1570—ABSHIRE. (Jud.) Amends Sec. 1255, C. C. P., re eminent domain, making no substantive change.

**S.B. 1571—ABSHIRE.** (Elec.) Amends Secs. 7015 and 7846, Elec. C., re canvass of ballots at state-wide elections.

Changes manner of counting ballots from taking ballots from box one at a time to requiring all ballots be unfolded and examined for irregularities and segregation of nonrejected ballots into separate piles according to political parties.

Provides count by taking off the vote for one or more officers or measures at a time.

**S.B. 1572—ABSHIRE.** (L. Gov.) Amends Secs. 25350 and 25536, Gov. C., re acquisition of property by counties, making no substantive change.

**S.B. 1573—ABSHIRE.** (L. Gov.) Amends Sec. 26104, Gov. C., re advertising by county board of supervisors.

Allows board of supervisors to give title to body created for purpose of advertising resources of county.

**S.B. 1574—ABSHIRE.** (Nat. Res.) Amends Sec. 5404, P. R. C., re recreation park and parkway districts.

Authorizes creation of proceedings to form consolidated districts which include both incorporated and unincorporated areas by resolutions, rather than joint resolution, of governing bodies of incorporated and unincorporated areas, and declares that during such proceedings governing body of each incorporated area shall have jurisdiction over territory within its limits and board of supervisors of county shall have jurisdiction over unincorporated territory.

**S.B. 1575—ABSHIRE.** (L. Gov.) Amends Sec. 25500, Gov. C., re county purchasing agent, making no substantive change.

**S.B. 1576—ABSHIRE.** (L. Gov.) Amends Sec. 25463, Gov. C., re county contracts, making no substantive change.

**S.B. 1577—ABSHIRE.** (L. Gov.) Adds Sec. 19180.5, S. & H. C., re lighting districts.

Requires annual estimate by governing body of highway lighting district of cost of operating district to include amount for revolving account for providing replacement of existing or new lights.

**S.B. 1578—ABSHIRE.** (L. Gov.) Amends Sec. 19031, S. & H. C., providing petitioners for formation of highway lighting district must be taxpayers in district rather than residents and taxpayers.

**S.B. 1579—ABSHIRE.** (L. Gov.) Adds Art. 12, Ch. 1, Pt. 3, Div. 12, H. & S. C., re adjustment of boundaries of fire protection districts.

Provides for inclusion in one district of contiguous real property located in two or more districts, and provides property withdrawn from district continues subject to tax to pay bonds outstanding at time of withdrawal.

**S.B. 1580—ABSHIRE.** (Trans.) Amends Sec. 1179, S. & H. C., re county road divisions, making no substantive change.

**S.B. 1581—ABSHIRE.** (Ed.) Amends Sec. 22131, Ed. C., re appointment of county librarian, making no substantive change.

**S.B. 1582—ABSHIRE.** (Agr.) Amends Secs. 1111 and 1116, adds Secs. 1114.1, 1117.1, and 1117.2, Ag. C., re poultry meat.

Changes definitions to except giblets from "poultry meat" and include cutting of chicken into parts in "processing." Defines "producer."

Exempts certain bulk shipments of poultry meat from individual marking requirements. Provides that described producer-retailers need not classify poultry meat for sale.

Enumerates powers of enforcing officers re inspections and violations. Declares non-complying poultry meat a public nuisance.

**S.B. 1583—ABSHIRE.** (Nat. Res.) New act, authorizing State Park Commission to acquire and develop land adjacent to Healdsburg War Memorial Beach on Russian River in Sonoma County as part of state system of beaches and parks.

S.B. 1584—ABSHIRE. (Gov. Eff.) Amends Sec. 23428.2, B. & P. C., re club licenses.

Authorizes issuance of club license to rod and gun club having more than 100, rather than 500, bona fide members who pay annual dues of not less than \$5, rather than \$10.

S.B. 1585—ABSHIRE. (Lab.) Amends Sec. 5410, Lab. C., re workmen's compensation proceedings.

Declares that nothing in chapter containing limitations on such proceedings bars right of employer to institute proceedings for reduction of a permanent disability rating within five years after date of injury, and grants continuing jurisdiction to Industrial Accident Commission in such cases.

S.B. 1586—ABSHIRE. (Jud.) Amends Sec. 11371, Gov. C., re definition of regulations adopted by state agencies.

Provides term does not include any form prescribed by state agency or any instructions relating to use of form, but such provision is not a limitation upon any requirement that a regulation be adopted pursuant to law when one is needed to implement the law under which the form is issued.

S.B. 1587—ABSHIRE. (Pub. H. & S.) Amends and repeals various secs., H. & S. C., B. & P. C., and Ag. C., to require specifically that regulations of various state agencies be adopted, amended, or repealed pursuant to Administrative Procedure Act.

S.B. 1588—ABSHIRE. (B. & P.) Amends and adds various secs., B. & P. C., re regulations of state agencies.

Requires various agencies to adopt and modify rules and regulations in accordance with Administrative Procedure Act.

In several instances, eliminates requirement for approval of rules and regulations by Director of Professional and Vocational Standards.

Deletes provision that majority of State Board of Registration for Civil and Professional Engineers constitutes quorum.

S.B. 1589—ABSHIRE. (Mil. & Vet. Aff.) Amends various secs., Gov. C., R. & T. C., P. R. C., M. & V. C., and Ed. C., re regulations of state agencies.

Amends various provisions conferring rule making authority on various state agencies to require specifically that such regulations be adopted, amended, or repealed in accordance with the Administrative Procedure Act.

Makes other technical changes.

S.B. 1590—ABSHIRE. (Soc. Wel.) Amends various secs., W. & I. C., re regulations of State Department of Mental Hygiene.

Amends various provisions relating to rule making power of department to specify that rules and regulations must be adopted, amended, or repealed in accordance with Administrative Procedure Act.

Provides that regulations of department re correspondence of inmates of state hospitals shall be such as are reasonably necessary to promote interests of inmates, rather than leaving scope of regulations to department.

Makes other technical changes.

S.B. 1591—ABSHIRE. (B. & P.) Amends, adds, and repeals various secs., Ag. C., and B. & P. C., re regulations of state agencies.

Requires all rules and regulations adopted under authority of Ag. C. to be adopted in accordance with Administrative Procedure Act, unless that act specifically conflicts with provisions of Ag. C. authorizing adoption.

Limits various regulations of Director of Agriculture to those reasonably necessary. Substitutes director for Chief of the Bureau of Livestock Identification as person to prescribe certain rules re inspection of hides and carcasses and licensing of slaughterers.

Makes other technical and clarifying changes.

S.B. 1592—ABSHIRE. (Lab.) Amends and adds various secs., Lab. C., re orders, rules, and regulations of various state agencies.

Specifically requires such orders, rules, and regulations to be adopted, amended, or repealed pursuant to Administrative Procedure Act.

Requires Chief of Division of Housing, with approval of Director of Industrial Relations, and advice of Commission of Housing, to adopt, amend, and repeal rules and regulations to interpret and make more specific laws which Division of Housing is to enforce.

Prohibits chief to adopt, publish, or enforce rules, regulations, orders, standards of general application, policies, or interpretations which implement, interpret, or make specific law enforced or administered by Division of Housing unless adopted in accordance with Administrative Procedure Act.

S.B. 1593—ABSHIRE. (Pub. H. & S.) Amends various secs., H. & S. C., re State Fire Marshal.

Provides that various rules and regulations made by State Fire Marshal shall be made in accordance with provisions of Administrative Procedure Act.

S.B. 1594—ABSHIRE. (F. I.) Amends various secs., Fin. C., and Corp. C., requiring regulations of Savings and Loan Commissioner and Commissioner of Corporations to be promulgated in accordance with Administrative Procedure Act.

S.B. 1595—ABSHIRE. (F. I.) Amends various secs., Ins. C., requiring regulations of insurance commissioner to be adopted, amended, or repealed in accordance with Administrative Procedure Act.

S.B. 1596—ABSHIRE. (B. & P.) Amends Sec. 10080 and 11001, B. & P. C., re Real Estate Commissioner.

Requires commissioner to adopt, amend, or repeal rules and regulations in accordance with Administrative Procedure Act.

S.B. 1597—ABSHIRE. (Gov. Eff.) Adds Sec. 13078, and amends Secs. 13160 and 13399, Gov. C., re regulations of Department of Finance.

Requires department to follow Administrative Procedure Act in adopting, amending, or repealing reasonably necessary rules implementing laws administered by it.

Permits department to adopt regulation permitting Director of Finance to waive regulations when justified by economy, prudent business management, or for best interests of State.

S.B. 1598—ABSHIRE. (Trans.) Amends Secs. 128, 156.5, 167, and 237, Veh. C., re rules and regulations of Department of Motor Vehicles.

Provides Director of Motor Vehicles may adopt, amend or repeal, rather than adopt and enforce, rules and regulations necessary to carry out provisions of Veh. C. in accordance with Administrative Procedure Act, except bulletins and manuals re internal management and adoption or change of forms.

S.B. 1599—ABSHIRE. (Lab.) Amends various secs., U. I. C., re adoption of regulations by Director of Employment and Unemployment Insurance Appeals Board.

Provides that adoption, amendment, or repeal of regulations shall be in accordance with Administrative Procedure Act, and that no regulation shall be enforced by director unless, within 120 days of its publication, it is adopted in accordance with provisions of the act.

S.B. 1600—ABSHIRE. (Trans.) Amends, renames, repeals, and adds various secs. and headings, Gov. C., B. & P. C., W. & I. C., Veh. C., re administrative adjudication and procedure.

Creates office of Administrative Procedure under Director of Administrative Procedure to be appointed by Governor at annual salary of \$12,000.

Charges office with maintaining hearing officers to conduct hearings for state agencies, costs of such services to be paid by the agencies served, and with executing other duties now performed by Division of Administrative Procedure.

Transfers civil service employees now performing those duties to new office.

Makes other technical changes.

S.B. 1601—ABSHIRE. (B. & P.) Amends Sec. 11501, Gov. C., adding California Horse Racing Board to list of agencies required to follow Administrative Procedure Act in adjudications.

S.B. 1602—ABSHIRE. (Gov. Eff.) Adds Sec. 11422.1, Gov. C., re emergency regulations of state agencies.

Limits operation of emergency regulation to 120 days unless adopting agency follows provisions of Administrative Procedure Act for notice and hearing prior to its adoption, or during 120-day period gives notice of adoption of regulation and affords interested persons opportunity to present written or oral statements.

S.B. 1603—ABSHIRE. (B. & P.) Amends Secs. 11517, 11519, and 11521, Gov. C., and Sec. 110.5, B. & P. C., re administrative procedure.

Deletes requirement that officer hearing contested case alone shall prepare proposed decision in form that may be adopted by agency as decision in case, and provides instead that he shall prepare decision containing summary of evidence and grounds upon which determination made.

Provides that copy of decision be served on each party in case and his or its attorney.

Provides for appeal from hearing officer's decision to agency itself and for removal to agency of matter before officer.

Makes other related changes.

S.B. 1604—ABSHIRE. (B. & P.) Amends Sec. 11502, Gov. C., and Sec. 110.5, B. & P. C., re hearing officers.

Deletes provisions authorizing state agencies, other than Division of Administrative Procedure, to appoint hearing officers and transfers such personnel and funds appropriated for their functions to Division of Administrative Procedure.

Adds to requirement that hearing officer has been admitted to practice law for at least five years immediately preceding his appointment, provision that such time has been devoted to active practice and litigation before trial court or quasi-judicial administrative body or has served in capacity of a judge or as presiding hearing officer with an administrative agency.

Provides that hearing officers shall be rotated among agencies and no hearing officer shall serve with any one agency for a period exceeding one out of five consecutive calendar years.

S.B. 1605—ABSHIRE. (Jud.) Amends Sec. 11502, Gov. C., re hearing officers.

Adds to requirement that hearing officers shall have been admitted to practice law in this State for at least five years immediately preceding appointment, provision that they have engaged in active practice of law and litigation before trial court or quasi-judicial administrative body involving interests of adverse parties or have served in capacity of judge or as presiding hearing officer with an administrative agency.

Increases minimum salaries of full-time hearing officers from \$4800 to \$12,000 a year.

S.B. 1606—ABSHIRE. (Gov. Eff.) Amends Secs. 11423, 11424, and 11426, Gov. C., re regulations of state agencies.

Requires agency adopting amendment to regulation to follow same procedure as for adoption of regulation.

Requires notice of proposed action re regulation to include reference to code sections or law being implemented.

Makes other clarifying changes.

S.B. 1607—MCBRIDE. (L. Gov.) Amends and adds various secs., Gov. C., re Oxnard-Port Hueneme and Ventura Municipal Courts.

Changes number, salary, and classification of officers and attaches of both such courts.

Prescribes procedure for payment of salaries for both such courts.

S.B. 1608—MCBRIDE. (L. Gov.) Amends Sec. 28118, Gov. C., increasing annual salary of Ventura County District Attorney from \$12,000 to \$16,000.

S.B. 1609—McBRIDE. (Elec.) Amends Sec. 5505, Elec. C., re displaying Flag at polling places.

Provides Flag shall be properly displayed on staff or stand, rather than erected, at polling place.

S.B. 1610—McBRIDE (Departmental). (Gov. Eff.) Adds Secs. 16315 and 16316, Gov. C., re state expenditures of appropriations.

Provides that any appropriation for major construction, improvements, equipment, designs, working plans, and specifications may be expended to reimburse Division of Architecture Revolving Fund or University of California for expenditures incurred prior to availability of such appropriation, for preparation of working drawings, designs, plans or specifications if State Public Works Board and Department of Finance have approved preliminary plans for the project to be financed from such appropriation.

Authorizes any money in Division of Architecture Revolving Fund to be expended or encumbered for expenditure prior to availability of such appropriation for such purposes.

Provides that any appropriation for acquisition of real property may be expended to pay expenses incurred for appraisals, title searches, surveys and other investigations prior to availability of such appropriation if Director of Finance has approved the incurring of such preliminary expenses.

S.B. 1611—McBRIDE (Departmental). (Gov. Eff.) Amends Sec. 11006, Gov. C., re authorizing the creation of deficiencies in appropriations.

Permits Director of Finance to authorize creation of such deficiencies without consent of Governor if amount is less than \$25,000.

S.B. 1612—SHORT. (Elec.) Amends Secs. 2572, 2601, 2602, adds Sec. 2601.5, adds Ch. 6, Div. 7, Elec. C., re state contributions for political campaigns.

Requires partisan candidates at direct primary election to post bond, contents unspecified.

Requires county clerk to transmit to Secretary of State, with statement of number of voters in county, statement of number of voters in county by political affiliation and for partisan offices partly or wholly within county.

Provides that State, on first Monday after first Saturday in August of even-numbered years, shall pay sum equal to 20 cents for each registered voter in State to state central committee of party with which voter is registered and 20 cents for each voter registered in county to county central committee of party with which voter is registered. Provides for payment of similar amounts to party nominees for state, federal, and legislative offices based on number of registered voters affiliated with party within district or area from which nominee seeks election.

Requires committees and nominees to expend funds received by them for campaign expenses of nominees, and requires nominees to return any amount unused. Requires both committees and nominees to file audits of expenditures of funds received with Secretary of State within 30 days after general election.

Makes foregoing provisions applicable only to political parties with which are affiliated at least 10 percent of total number of persons registered as affiliated with party on January 1st of year involved.

Makes violation of chapter a misdemeanor, and provides violator shall be ineligible to hold elective office.

Appropriates amounts necessary to carry out chapter.

S.B. 1613—FARR. (Gov. Eff.) Amends Secs. 65020, 65025, and 65026, Gov. C., re planning.

Deletes requirement that persons appointed by Governor to Local Planning Advisory Committee be recommended by private organizations. Requires state agency to give consideration to other state projects and to local agency master plans. Requires Department of Finance to recommend action to eliminate conflicts in planned public works projects of public agencies. Requires department to offer its facilities for conferences between state and local agencies for coordination of state projects and local plans.

S.B. 1614—DILWORTH. (Mil. & Vet. Aff.) Adds Art. 8 (commencing at Sec. 999) to Ch. 6, Div. 4, M. & V. C., re issuance of bonds to create fund for farm and home aid for veterans.

Authorizes issuance and sale of general obligation state bonds not exceeding unspecified sum and out of proceeds to provide a fund for farm and home purchase aid pursuant to Veterans' Farm and Home Purchase Act of 1943 (Secs. 984-987.12, M. & V. C.)

Provides submission of act to electors at general election in November, 1958.  
Act to become effective if approved by the voters.

S.B. 1615—DILWORTH. (Elec.) Adds Sec. 1607, Ed. C., re changes of school district boundaries.

Requires approval of governing boards of affected school districts or augmented county committee on school district organization before any portion of school district in which there is situated a school building may be transferred to another district.

To take effect immediately, urgency measure.

S.B. 1616—DILWORTH. (Mil. & Vet. Aff.) Adds Art. 4, renumerates Arts. 4 and 5, Ch. 1., Div. 6., M. & V. C., re withdrawal of territory from memorial district.

Allows any portion of memorial district which will not be benefited by remaining within district to withdraw from the district. Specifies procedure for such withdrawal.

S.B. 1617—DILWORTH. (Elec.) Adds Sec. 7708.5, Ed. C., re purposes for which apportionments of state school building aid funds may be made.

Authorizes apportionments of such funds for acquisition of sites and preparation of plans and specifications of school buildings.

Limits amount which may be apportioned for such purposes unless constitutional amendment authorizing additional state school building aid bonds is approved by people.

S.B. 1618—DILWORTH. (L. Gov.) Amends Sec. 28114, Gov. C., re compensation for public service in Riverside County.

Increases annual salary of auditor from \$7,800 to \$9,600, of district attorney from \$10,000 to \$15,000, and of each supervisor from \$6,000 to \$8,400.

Increases from \$3 to \$6 compensation of trial jurors in superior, municipal, and justice courts.

S.B. 1619—DILWORTH. (Ed.) Amends Sec. 7711.5, Ed. C., re state school building aid, making no substantive change.

S.B. 1620—DILWORTH. (Ed.) Adds Sec. 14637.5, Ed. C., re benefits payable under State Teachers' Retirement System.

Gives surviving spouse of member eligible for service retirement, right of election to receive modified allowance in lieu of death benefits if death of member occurs prior to retirement and member has designated surviving spouse as beneficiary.

S.B. 1621—DILWORTH. (Agr.) Amends Sec. 815, Agr. C., re honeyball and honeydew melons.

Specifies that a standard hand refractometer be used to test maturity of honeydew and honeyball melons and specifies method of plugging. Removes separate standard of maturity for honeydew melons grown south and east of San Gorgonio Pass.

To take effect immediately, urgency measure.

S.B. 1622—DILWORTH (Departmental). (Ed.) Amends Sec. 12501, Ed. C., re disposition of fees for credentials and life diplomas.

Provides that, effective July 1, 1958, such fees, rather than being paid into General Fund monthly, are appropriated for support of Department of Education to be used for issuance of teachers' credentials.

Deletes requirement of report to State Controller.

S.B. 1623—ROBERT I. McCARTHY. (Elec.) Amends Sec. 332, Elec. C., re affidavits of registration, making no substantive change.

S.B. 1624—FARR. (Gov. Eff.) Amends and repeals various secs., Gov. C., re regional and area planning commissions.

Requires Local Planning Advisory Committee, rather than State Conservation and Planning Board, to divide State into regional planning districts. Provides for selection of members by board of supervisors and city selection committee rather than by Governor. Deletes requirement that members of area planning commission be appointed from city or county planning commissions.

S.B. 1625—DESMOND. (Jud.) Adds Sec. 27295, Gov. C., authorizing recordation of contract of transfer, and of redevelopment or urban renewal plan, when real property acquired by city or redevelopment or urban renewal agency is to be transferred under such plan.

S.B. 1626 DESMOND. (Trans.) Amends Sec. 130, repeals and adds Sec. 130.1, Veh. C., re records of Department of Motor Vehicles.

Authorizes information services with permits to search records of department but prohibits such services from disclosing, reporting or selling, any confidential information relating to registration and drivers' licenses.

Exempts such services from payment of fees for information of department, re registration and drivers' licenses.

Provides Director of Motor Vehicles shall, rather than may, grant a permit to information service to search department records if will not adversely affect work of department as well as other conditions are present, except to such service with permit issued prior date of bill.

Increases amount of presently required bond from \$5,000 to \$10,000.

Requires \$10 per month for each employee of service permitted to work in department buildings and \$50 per month from each service. Requires any additional fee to be approved by Department of Finance in accordance with Administrative Procedure Act.

Provides bill does not prevent news, radio, and television representatives from access to department files.

S.B. 1627—SHORT. (Gov. Eff.) Adds Art. 7, Ch. 7, Pt. 3, Div. 5, Title 2, and Art. 7.3, Ch. 3, Pt. 3, Div. 4, Title 3, Gov. C., re retirement of public employees.

Allows state member of State Employees' Retirement System to receive credit for service and make contributions for service rendered to county with general law county retirement system prior to becoming member of state system. Requires county to pay to state system amount of county contributions and interest, on behalf of such member for such county service.

Allows member of general law county retirement system to receive credit for service and make contribution for service rendered to State or other county with general law retirement system prior to becoming member of county system. Requires State or other county to pay to county system amount of employer contributions, and interest, on behalf of such member for such state or other county service.

S.B. 1628—SHORT. (Soc. Wel.) Adds Sec. 2001.1, amends Secs. 3045, 3445, W. & I. C., re transfer between aid programs.

Provides aged aid recipient eligible for aid to blind shall be so informed and if he so desires, his application for aid to blind taken promptly to prevent interruption in assistance payments.

Gives similar right to recipients of blind aid who become ineligible for such aid but are eligible for aged aid.

S.B. 1629—SHORT. (Soc. Wel.) Amends Secs. 141.5, 2183, W. & I. C., re payment of public assistance.

Provides for issuance to public assistance recipient of substitute warrant bearing same date and in same amount as original in place of original warrant voided because not presented for payment within six months of issue, and makes provision also applicable to legal representative or heir of deceased recipient.

Provides that warrants due deceased recipient of aged aid may be made payable to legal representative of recipient's estate, or if none, to heir who can demonstrate legal right thereto.

S.B. 1630—**SHORT.** (Soc. Wel.) Amends various secs., W. & I. C., re appeals in public assistance cases.

Requires State Social Welfare Board to specify amount of award to be made in all decisions rendered by it on appeals, instead of only in decisions where amount of award is in issue.

Authorizes legal representative or heir of deceased applicant or recipient to file appeal in behalf of decedent's estate, to protect rights accrued but not determined as of date of death.

Authorizes applicant or recipient to petition court to review decision of State Social Welfare Board within one year of date decision was adopted by board, rather than within one year of date of decision. Requires that such petition be given preference in setting date for court hearing.

Extends from 90 days to one year after action or order complained of period during which applicant or recipient may appeal.

Provides section prohibiting person from assisting for compensation aged aid recipient, does not apply to attorney consulting with recipient as to recipient's rights under Welfare and Institutions Code.

Requires county welfare department, within 10 days of request therefor, to furnish applicant or recipient, or his agent or attorney, with information in case record which will assist applicant or recipient in filing petition for judicial review of decision of State Social Welfare Board.

S.B. 1631—**SHORT.** (Wat. Res.) New act, re New Melones Project.

Authorizes project for state participation with United States in construction and operation for flood control and water development purposes, and appropriates unspecified sum for such purposes.

S.B. 1632—**SHORT.** (Wat. Res.) New act, re Stockton Water Development Project.

Authorizes project for state participation in construction and operation for flood control and water development purposes and appropriates unspecified sum for such purposes.

S.B. 1633—**SHORT.** (Wat. Res.) New act, re investigation and plans re Stanislaus River watershed.

Requires Department of Water Resources to investigate water resources of said watershed and formulate plans for their development, and appropriates unspecified sum to department for such purposes.

S.B. 1634—**MILLER.** (B. & P.) Amends Sec. 101 and repeals Ch. 6, Div. 3, B. & P. C., to repeal provisions creating State Board of Barber Examiners and related sections.

S.B. 1635—**MILLER.** (Trans.) Adds Sec. 616.5, Veh. C., re testing of vehicle equipment.

Provides testing of equipment or device shall be by agency certified by Department of the California Highway Patrol rather than by department itself.

S.B. 1636—**MILLER.** (Rev. & Tax.) Adds Sec. 402.5, R. & T. C., re assessment of agricultural property.

Limits assessor to consideration of value for agricultural purposes of land zoned exclusively for such use, where no reasonable probability in near future of change in zoning restriction.

S.B. 1637—**MILLER.** (Rev. & Tax.) Adds Sec. 402.5, R. & T. C., re tax assessment of agricultural property.

Prohibits consideration of factors other than those relative to agricultural use. Effective only on adoption of Sec. 2.5, Art. XIII, State Const., proposed at 1957 Reg. Sess.

S.B. 1638—**MILLER.** (Gov. Eff.) Adds Sec. 22011.1, Gov. C., re extension of Federal Old Age and Survivors Insurance System to state employees.

Provides, when federal law is changed to so permit, state employees who request coverage under Federal Old Age and Survivors Insurance System in addition to

coverage under state retirement system shall constitute "retirement system coverage group" entitling them to vote on their inclusion in federal system.

S.B. 1639—MILLER. (Gov. Eff.) Adds Sec. 22215, Gov. C., re agreements for inclusion of members of State Teachers' Retirement System in Federal Old Age and Survivors Insurance System.

Prohibits execution of any such agreement or modification thereof unless benefits provided under federal system are in addition to existing benefits under State Teachers' Retirement System and latter system will remain in effect without diminution of benefits.

S.B. 1640—MILLER. (Gov. Eff.) Adds Sec. 22213, Gov. C., re agreements for inclusion of public employees in Old Age and Survivors Insurance System.

Provides that Retirement Board shall not execute an agreement or modification of agreement with federal agency on behalf of any public agency unless benefits provided under federal system will be applicable in addition to provisions theretofore applicable under retirement system to which members covered by agreement belong and such system will remain in effect without diminution of benefits because of participation by members in federal system.

S.B. 1641—MILLER. (Gov. Eff.) Adds Sec. 22214, Gov. C., re agreements for inclusion of state employees in Old Age and Survivors Insurance System.

Provides that Retirement Board shall not execute an agreement or modification of agreement with federal agency on behalf of State unless benefits provided under federal system will be applicable in addition to provisions theretofore applicable under retirement system to which members covered by agreement belong and such system will remain in effect without diminution of benefits because of participation by members in federal system.

S.B. 1642—FARR. (F. I.) Amends Sees. 2071 and 6010, and adds Sec. 781.5, Ins. C., re fire insurance policies.

Makes penalties for misrepresentation of policies applicable to acceptance of premium for fire policy where payment of face amount would not be possible because of local law regulating construction or repair. Deletes from Standard Fire Policy and County Mutual Fire Policy provision denying recovery of allowance for increase of cost of repair or construction due to law regulating construction or repair. Provides changes in policies effective January 1, 1958, but prior use permissible.

S.B. 1643—BREED. (Trans.) Adds Sec. 30909, S. & H. C., re crossings of San Francisco Bay.

Authorizes uses of unspecified funds to improve and alter San Francisco-Oakland Bay Bridge and approaches thereto to permit use of entire bridge for traffic.

To take effect immediately, urgency measure.

S.B. 1644—HAROLD T. JOHNSON. (Gov. Eff.) Amends various sees., Gov. C., re State Employees' Retirement System, with respect to forestry members.

Reduces service retirement age for forestry members from age 60 to 55, making corresponding changes.

S.B. 1645—HAROLD T. JOHNSON. (Gov. Eff.) Amends Sec. 21263, Gov. C., re special death benefits under State Employees' Retirement System.

Extends special death benefit now payable to patrol members to forestry members.

S.B. 1646—HAROLD T. JOHNSON. (Gov. Eff.) Amends Sec. 20306, Gov. C., re State Employees' Retirement System with respect to forestry members.

Provides industrial disability or death benefits for such members during first six months of service to same extent as if six months of service required of other eligible members prior to membership were completed prior to such disability or death.

S.B. 1647—HAROLD T. JOHNSON. (Gov. Eff.) Amends Sec. 20017.6, Gov. C., re State Employees' Retirement System, with respect to forestry members.

Deletes from such class of members fire control officer, assistant state fire chief, and radio and telephone technicians and adds dispatcher.

S.B. 1648—ROBERT I. McCARTHY. (Gov. Eff.) Amends Sec. 1705.5, H. & N. C., re San Francisco Harbor.

Deletes existing provisions which authorize harbor governing body to designate member as member secretary and prescribing member secretary's compensation.

Requires that governing body establish and adjust salary ranges for various classes of employees and requires that, in establishing or changing ranges, it give consideration to prevailing rates for comparable service in other public employment and in private business.

Authorizes governing body to make a change in salary range retroactive to date of application for change and to fix salary ranges on hourly, per diem, or monthly basis, or any combination thereof.

S.B. 1649—BREED. (Trans.) Amends Sec. 30651, S. & H. C., re financing and construction of southern crossing across San Francisco Bay and approaches thereto, making no substantive change.

S.B. 1650—DESMOND. (F. & G.) Amends Secs. 16.3, 39.1, and 1250, repeals Sec. 16.4, F. & G. C., providing female deer and spotted fawn may not be taken or possessed and Fish and Game Commission has no power to so order.

S.B. 1651—MILLER. (Jud.) Amends Sec. 3075, Pen. C., re members of county board of parole commissioners.

Changes such board to consist of sheriff, probation officer and member not a public official appointed by judge, rather than sheriff, district attorney and chief of police of county seat.

S.B. 1652—MILLER. (Mil. & Vet. Aff.) Amends Sec. 1505.5, M. & V. C., re definition of "state of extreme emergency" without a proclamation of the Governor, making no substantive change.

S.B. 1653—MILLER. (Mil. & Vet. Aff.) Amends Sec. 1562, M. & V. C., re mutual aid plans for disasters or extreme emergencies, making no substantive change.

S.B. 1654—MILLER. (Trans.) Amends Sec. 44.8, Veh. C., Ch. 3, 1950 (1st Extra) Sess., the Civil Defense Act of 1950, re civil defense.

Removes requirement that civil defense authorized emergency vehicles have siren disconnected and red light covered when not used for emergency purposes.

Removes expiration date of classification of civil defense vehicles as authorized emergency vehicles and of Civil Defense Act of 1950.

S.B. 1655—MILLER. (Mil. & Vet. Aff.) Amends Sec. 1513, M. & V. C., expanding duties of Disaster Council to require report to Governor, re adequacy of state communications systems in case of disaster.

S.B. 1656—MILLER. (Mil. & Vet. Aff.) Amends Sec. 1, M. & V. C., re military and veterans affairs, making no substantive change.

S.B. 1657—MILLER. (Mil. & Vet. Aff.) Amends Sec. 1509.6, M. & V. C., re powers of Governor in disaster preparedness and relief, making no substantive change.

S.B. 1658—MILLER. (Gov. Eff.) Adds Sec. 1322, Gov. C., re appointment of officers by Governor that require Senate confirmation, making no substantive change.

S.B. 1659—MILLER. (Gov. Eff.) Amends Sec. 1506, M. & V. C., re disaster preparedness, making no substantive change.

S.B. 1660—MILLER. (Gov. Eff.) Amends Secs. 13402 and 13403, Gov. C., re state contracts.

Provides for standard proposal forms prepared by Department of Finance containing bid number to be furnished vendors wishing to bid on supplies or equipment for state agencies. Prohibits award of contract on basis of individual items on form or forms bearing same bid number, and requires award to responsible bidder submitting lowest over-all bid on all items included on form requesting bids.

S.B. 1661—MILLER. (Gov. Eff.) Amends Sec. 14313, Gov. C., re bidding on public contracts, making no substantive change.

S.B. 1662—MILLER. (Gov. Eff.) Amends Sec. 68200, Gov. C., specifying \$24,000 annual salary of Supreme Court Chief Justice is full compensation for all services rendered by him as Chief Justice, Chairman of Judicial Council, or other ex officio capacity.

S.B. 1663—MILLER. (Mil. & Vet. Aff.) Amends Sec. 430, M. & V. C., re military and veterans affairs, making no substantive change.

S.B. 1664—MILLER. (Gov. Eff.) Adds Sec. 18573.5, Gov. C., re personnel records of state employees.

Provides such records are not confidential and are open to public inspection on same basis as other public records.

S.B. 1665—MILLER. (Agr.) Adds Sec. 96, Ag. C., re fairs, to require enumerated fairs to contract for concessions on the basis of a percentage of gross receipts.

S.B. 1666—MILLER. (L. Gov.) Adds Sec. 28161, Gov. C., prescribing that salary of district attorney shall not be less than salary of municipal court judge in same county, if county has a municipal court.

S.B. 1667—MILLER. (L. Gov.) Repeals and adds Art. 3, Ch. 2, Div. 1, and amends Secs. 4951 and 7003, Ed. C., re county superintendents of schools.

Eliminates separate provision for each county, re salary and qualifications of county superintendent of schools. Substitutes uniform classification of counties into 10 classes based on average daily attendance in public schools, and fixes salary and qualifications for superintendents of each class.

Allows incumbent superintendent to retain office and eligibility for re-election regardless of qualification requirements and prohibits lowering his salary when county changes from one class to another.

Requires determination of class on July 1st each year based on average daily attendance of preceding year.

Authorizes one-half of salary to be paid out of county school service fund, and balance out of salary fund of county treasury.

Allows county superintendent of schools who is also superintendent of schools of a unified school district which is coterminous with county boundaries to be paid additional salary not to exceed one-third county superintendent's salary.

Provides for annual budget submitted to Superintendent of Public Instruction to include one-half salary of county superintendent of schools instead of \$2,400.

S.B. 1668—COLLIER. (Gov. Eff.) Amends Sec. 23661, B. & P. C., re importation of alcoholic beverages.

Extends present exemption from licensing requirement of persons bringing specified amounts of liquor into State for personal or household use to Mexican liquor, and deletes requirement that liquor be brought in on board steamship, common carrier, or air common carrier.

S.B. 1669—REGAN. (Soc. Wel.) Adds Sec. 103.2, W. & I. C., re rule-making power of State Social Welfare Board.

Prohibits regulations of board conflicting with intent of Legislature, and requires annual submission of all regulations adopted by board to Attorney General for examination for conflicts.

**S.B. 1670—REGAN.** (Soc. Wel.) Amends and repeals various secs., W. & I. C., amends Sec. 206.7, Civ. C., re responsible relatives of applicants for or recipients of aged or blind aid.

Deletes provisions requiring responsible relatives to contribute to support of such applicants or recipients, but declares elimination thereof is not intended by Legislature to eliminate moral responsibility of child to support his parents.

Provides that elimination of responsibility of relatives of applicants for or recipients of aid to aged shall not be deemed to affect general obligation of support imposed by law, or to prevent Department of Social Welfare from inquiring of any person whether he is contributing to support of applicant or recipient, or as to amount and continuance of such contribution.

Deletes provision requiring adult child of recipient of aged or blind aid seeking judicial declaration freeing him from obligation to support his parent to make application to board of supervisors prior to resorting to court.

**S.B. 1671—ERHART.** (Agr.) Amends Sec. 4274, Ag. C., re terms and expenses of members of regional and local control boards for milk stabilization and marketing plans.

Establishes two-year term of office for members of regional and local control boards, and eliminates provision for termination of latter upon termination of plan. Sets up a rate of per diem and mileage expenses for members of regional control boards, and increases same for members of local control boards.

**S.B. 1672—GRUNSKY.** (B. & P.) Amends Sec. 6854, B. & P. C., re collection agencies.

Substitutes for exclusion of "banks" from definition "collection agency" an exclusion of banks subject to jurisdiction of State Superintendent of Banks or Comptroller of Currency of the United States, and savings and loan associations subject to jurisdiction of State Savings and Loan Commissioner or Federal Home Loan Bank Board.

**S.B. 1673—GRUNSKY.** (Jud.) Amends Secs. 539a and 682a, C. C. P., re attachment and execution.

Makes provisions prescribing procedure for attachment of or execution on bank account or interest therein not standing in name of defendant or judgment debtor or standing in his name and one or more others, or property in safe deposit box maintained by bank, applicable also to any savings and loan association share, investment certificate, or account, or interest therein not standing in name of defendant or judgment debtor or standing in his name and one or more others, and safe deposit box maintained by savings and loan association.

Makes provisions on compliance with writ by bank and its nonliability for refusal to permit withdrawal applicable also to savings and loan associations.

**S.B. 1674—FARR.** (Jud.) Adds Sec. 1203.005, Pen. C., re disqualification of probation officers.

Provides that for good cause court may disqualify probation officer from making pre-sentence investigation and refer case to such officer of another county.

**S.B. 1675—FARR.** (Jud.) Repeals Secs. 1205 and 1206, adds Sec. 1205, Pen. C., re judgments in criminal cases.

Deletes provision that judgment that defendant pay fine may also direct that he be imprisoned until payment and other provisions for imprisonment for nonpayment of fine, and deletes related provisions on time and length of such imprisonment.

Provides that in case in which court can impose judgment of imprisonment or fine or both, judgment shall specify which form or forms of punishment shall be imposed and no judgment shall be in the alternative.

Provides that in misdemeanor cases, judgment that defendant be imprisoned may direct that he serve term on specified days or between specified hours on specified days, and failure to report at any such time constitutes offense of escape.

Provides that when court clerk reports to court default in payment of fine, court shall order issuance of writ of execution.

**S.B. 1676—SHORT.** (Soc. Wel.) Amends Sec. 5001, W. & I. C., re mental illness, making no substantive change.

S.B. 1677—DESMOND. (Gov. Eff.) Amends Sec. 23787, B. & P. C., re sale of alcoholic beverages.

Authorizes hotel equipped and maintained as bona fide public eating place to subtlet sale and service of meals, but provides that licensee is responsible for law violations caused or permitted by lessee.

S.B. 1678—DESMOND. (L. Gov.) Amends Secs. 74182, 74183, 74184, and 74185, Gov. C., changing salaries of Sacramento municipal court officers and attaches to unspecified amounts.

S.B. 1679—DESMOND. (Gov. Eff.) Adds Sec. 19577, Gov. C., re disciplinary proceedings against state employees.

Provides that within 15 days after service of notice of punitive action or amendment thereto, employee may file with Personnel Board, in addition to his answer, a written notice in which he may object on ground that notice of punitive action does not state causes upon which such action may be taken, or to form of notice on ground that it is so indefinite or uncertain that he cannot prepare his defense, or set forth special defense or defenses constituting a bar or ground of abatement of action.

Provides for hearing and disposition of such notice before hearing of punitive action and for decision in punitive action if objection by employee is sustained and notice of punitive action not amended.

S.B. 1680—DESMOND. (Jud.) Adds Sec. 33281, H. & S. C., re community redevelopment agencies.

Prohibits agency from acquiring any parcel of property by eminent domain unless owner is given opportunity to redevelop parcel in manner consistent with redevelopment plan and refuses to do so.

S.B. 1681—DESMOND. (B. & P.) Amends Secs. 6152 and 6154, B. & P. C., re attorneys.

Makes it unlawful for attorney to solicit employment for himself as an attorney in specified places.

Declares it unlawful to accept employment obtained by such solicitation or to employ any person by, through, or on whose behalf such solicitation made.

Authorizes injunctive proceedings to restrain soliciting any claim obtained in prohibited manner.

Declares void contract obtained by attorney through his solicitation.

S.B. 1682—DESMOND. (Ed.) Amends Secs. 3410 and 3417, Ed. C., and amends Sec. 12, Ch. 1140, Stats. 1955, re operative date of provisions to require all elementary school districts to be included in high school or unified school district.

Makes February 1, 1959, rather than February 1, 1957, operative date of provisions relating to inclusion of all elementary school districts in a high school or unified school district.

To take effect immediately, urgency measure.

S.B. 1683—DESMOND. (Ed.) Adds Sec. 3422, Ed. C., re bonded indebtedness of school districts.

Provides that territory of an elementary school district which is made a part of high school or unified school district pursuant to Art. 1, Ch. 11, Div. 2, Ed. C., shall not become liable for outstanding bonds of high school or unified school district of which it is made a part unless assumed by two-thirds of electors voting at an election held for that purpose.

To take effect immediately, urgency measure.

S.B. 1684—DESMOND. (Jud.) Amends Sec. 1237, C. C. P., re eminent domain, making no substantive change.

S.B. 1685—DESMOND. (Agr.) Adds Sec. 496.5, Ag. C., re dairy inspectors.

Permits Director of Agriculture to employ as civil service dairy inspector, employees of a discontinued approved milk inspection service who have previously qualified through examination by State Personnel Board.

S.B. 1686—DESMOND. (Jud.) Amends Sec. 1237, C. C. P., re eminent domain, making no substantive change.

S.B. 1687—DESMOND. (Jud.) Amends Sec. 1892, C. C. P., re public records, making no substantive change.

S.B. 1688—DESMOND. (L. Gov.) Amends Secs. 73872, 73873, and 73874, Gov. C., increasing number and changing salaries of North Sacramento municipal court officers and attaches to unspecified amounts.

S.B. 1689—SHORT. (Jud.) Amends Sec. 1026a, Pen. C., re time of hearing on restoration of sanity.

Reduces from one year to 90 days minimum period of confinement before person is permitted hearing on restoration of sanity, and minimum time required before rehearing.

S.B. 1690—SHORT. (Soc. Wel.) Amends various secs., W. & I. C., re defective and psychopathic delinquents.

Requires Director of Corrections, rather than Director of Mental Hygiene, to provide facilities for defective and psychopathic delinquents, and places in Department of Corrections functions now exercised by Department of Mental Hygiene with respect to commitments of such delinquents, charges for their care, and control over their release permanently or on leave of absence.

Authorizes Department of Corrections to file petition for commitment of any such delinquent. Provides for transfer to unit established by Department of Corrections of delinquents committed by juvenile court to Department of Mental Hygiene for observation, diagnosis, and recommendations.

S.B. 1691—SHORT. (Soc. Wel.) Amends Sec. 7050, W. & I. C., re psychopathic delinquents, to change reference to "insane person" to "mentally ill person," making no substantive change.

S.B. 1692—SHORT. (Soc. Wel.) Amends Sec. 158, W. & I. C., re mental hygiene, making no substantive change.

S.B. 1693—SHORT. (Soc. Wel.) Amends Sec. 151, W. & I. C., re mental hygiene, making no substantive change.

S.B. 1694—MURDY. (Ed.) Adds Ch. 3.5, Div. 10, Ed. C., establishing state college in Orange County.

S.B. 1695—MURDY. (Gov. Eff.) Amends Sec. 9911, Gov. C., re legislative representation and advocacy, making no substantive change.

S.B. 1696—MURDY. (L. Gov.) Amends Secs. 73732 and 73992, Gov. C., changing clerks' salaries of Fullerton-Anaheim-La Habra-Brea-Placentia and Orange-Tustin-Santa Ana municipal courts to unspecified amounts.

S.B. 1697—MURDY. (L. Gov.) Amends Ch. 723, Stats. 1927, the Orange County Flood Control Act, re powers of Orange County Flood Control District.

Makes specified improvement acts applicable to district and prescribes additional procedures for accomplishing work under such acts.

S.B. 1698—MURDY. (Soc. Wel.) Amends Secs. 2160, 3040, W. & I. C., re county residence qualifications for aged and blind.

Eliminates county residence as a qualification for aid to aged and aid to needy blind.

S.B. 1699—MURDY. (Jud.) Amends Sec. 70012, Gov. C., re compensation of Orange County superior court reporters.

Changes annual salary of regular reporters from \$7,200 to \$8,000. Changes daily compensation of pro tempore reporters from \$25 to \$27.50.

S.B. 1700—MURDY. (B. & P.) Adds Sec. 21153, Gov. C., re employment of retired members of State Employees' Retirement System.

Provides that contracting agency furnishing public water supply from Colorado River may employ such retired member who is qualified to render engineering

services to contracting agency in connection with construction or installation of additional works and facilities.

Provides that he acquires no additional rights or benefits by reason of such employment and shall not be deemed an employee of agency for purposes of retirement law.

Provides for reduction of benefits for each month during which services are rendered by amount of compensation received.

Continues section in effect until completion of construction or installation of such additional works or facilities or until December 31, 1961.

To take effect immediately, urgency measure.

S.B. 1701—MURDY. (Jud.) Amends Sec. 2674G, Gov. C., re fees of sheriffs and marshals, making no substantive change.

S.B. 1702—MURDY. (Wat. Res.) Amends Ch. 924, Stats. 1933, the Orange County Water District Act, re acquisition of property by said district.

Provides that where only part of parcel of land is required but remainder would have no reasonable access or be otherwise substantially damaged, district may either acquire entire parcel or acquire easement for access to remainder by owner and public.

S.B. 1703—WILLIAMS (Departmental). (Mil. & Vet. Aff.) Amends Sec. 8, Ch. 29, Stat. 1946 (1st Ex. Sess.), re moneys appropriated for acquisition of housing facilities for veterans and families of servicemen.

Extends time during which encumbrances made against money appropriated by act may be paid from December 31, 1957, to December 31, 1962.

S.B. 1704—HAROLD T. JOHNSON (Departmental). (L. Gov.) Adds Sec. 18406, Ed. C., re utility facilities for school districts.

Permits any political subdivision of State which is authorized to furnish utility facilities to school district but not required to do so at own expense, to enter agreement with school district for district to pay cost of installation of facilities.

Validates such agreements made prior to effective date of act.

S.B. 1705—HAROLD T. JOHNSON (Departmental). (Ed.) Amends Sec. 7730, Ed. C., re apportionments of school building aid to school districts, making no substantive change.

S.B. 1706—ERHART. (Wat. Res.) Amends Secs. 32440 and 32441, adds Secs. 32440.1 and 32440.2, Wat. C., re inclusion of land in county water districts.

Authorizes presentation at hearing by landowners of written request for exclusion of land sought to be included and requires district board to exclude lands found to be not benefited by inclusion and to make specific findings as to parcels as to which written request for exclusion has been presented.

Provides that such written requests by owners of majority of assessed valuation of lands proposed to be included in district terminate proceedings.

S.B. 1707—BYRNE (Departmental). (Ed.) Adds Ch. 4, Div. 3, Ed. C., re leases of portable classroom by State to school districts.

Authorizes State Allocation Board to construct portable classroom buildings to be leased to school districts upon terms and conditions prescribed. Provides that amount not in excess of 2 percent of State School Building Aid Fund shall be available for that purpose and appropriates unspecified amount from General Fund to State Allocation Board for such purposes.

S.B. 1708—MILLER. (L. Gov.) Amends Sec. 74082, Gov. C., changing monthly salary of Richmond municipal court clerk to unspecified amount.

S.B. 1709—MILLER. (L. Gov.) Amends Sec. 405, Ed. C., changing annual salary of Contra Costa County superintendent of schools to unspecified amount.

S.B. 1710—MILLER. (L. Gov.) Amends Sec. 28105, Gov. C., changing annual salaries of Contra Costa auditor, district attorney, and supervisors to unspecified amounts.

S.B. 1711—MILLER. (Wat. Res.) Amends Contra Costa County Flood Control and Water Conservation District Act, re subzones of the district.

Makes all provisions of the act relating to zones apply to subzones. Specifically limits subzone elections to territory within the subzone.

S.B. 1712—MILLER. (Trans.) Amends Sec. 30750, S. & H. C., to delete requirement that approaches to Benicia-Martinez Bridge be constructed to freeway standards.

To take effect immediately, urgency measure.

S.B. 1713—MILLER. (L. Gov.) Amends Sec. 74084, Gov. C., changing salary of Richmond municipal court marshal to unspecified amount.

S.B. 1714—MILLER. (Trans.) Amends Sec. 30750, S. & H. C., to remove requirement that approaches to Benicia-Martinez Bridge be constructed to freeway standards.

To take effect immediately, urgency measure.

S.B. 1715—BURNS. (Gov. Eff.) Adds Sec. 25504.5, B. & P. C., making tied-house restrictions inapplicable to occasional inspection and cleaning of beer taps on on-sale premises by beer manufacturers and wholesalers.

S.B. 1716—BURNS. (Gov. Eff.) Amends Sec. 24879, B. & P. C., re returns of wine by retailers.

Authorizes returns to successors of sellers, as well as sellers, and extends authorization to returns of discontinued brands or items in exchange for identical quantity of brand or item of similar quality.

Authorizes returns of wine to any wine grower or wholesaler handling brand or item when container is damaged or deteriorated and seller has quit business and there is no successor, after approval by Department of Alcoholic Beverage Control.

S.B. 1717—BURNS. (Gov. Eff.) Amends Sec. 24871, B. & P. C., re sales of wine.

Deletes existing maximum permissible discounts to wine retailers and authorizes maximum discount of 10 percent per case for case lots.

S.B. 1718—BURNS. (Gov. Eff.) Amends Sec. 23661, B. & P. C., re importation of alcoholic beverages.

Makes requirement of importer's license inapplicable re alcoholic beverages sold by licensee to another licensee in State and which in course of delivery are taken without State and thereafter returned.

S.B. 1719—BURNS. (Gov. Eff.) Amends Sec. 24878, adds Sec. 25600.1, B. & P. C., to authorize rendition by wine growers and wholesalers of specified services to wine retailers.

S.B. 1720—BURNS. (Gov. Eff.) Amends Sec. 23402, B. & P. C., to authorize retail liquor licensees to purchase liquor from brandy manufacturers.

S.B. 1721—BURNS. (Gov. Eff.) Repeals Sec. 24854, amends Secs. 24871, 24872, 24873, and 24875, B. & P. C., re sales of wine.

Deletes existing maximum permissible discounts to wine retailers and authorizes maximum discount of 10 percent per case for case lots.

Deletes special provision authorizing lowering of prices to meet competitive prices; requires fair trade contracts, price schedules, and changes to be filed on or before 25th, rather than 10th, of month; and provides they remain in effect for minimum of month.

Deletes requirement of publishing supplemental schedules.

To become operative November 1, 1957.

S.B. 1722—BURNS. (Gov. Eff.) Amends Sec. 14641, Ed. C., re calculation of benefits of previously retired member who re-enters State Teachers' Retirement System.

Provides that if such member renders five years of service after re-entry and subsequently retires, salary earned after such re-entry shall be used in computation

of benefits due for service rendered before original retirement, as well as in computation of benefits due for service rendered after re-entry into membership, rather than (1) an annuity based on salary earned from date of re-entry, and (2) annuities equal to those received next preceding such re-entry adjusted according to any change governing retirement allowances.

S.B. 1723—BURNS. (Lab.) Adds Sec. 11736.1, Ins. C., re rates for workmen's compensation insurance.

Forbids discount in basis rate or premium unless based on schedule rating or California experience of particular insured for period commencing not more than six and one-half years, and terminating not less than one year, prior to date of adjustment of rates.

S.B. 1724—BURNS. (F. I.) Amends Sec. 5250, Fin. C., re Savings and Loan Commissioner, making no substantive change.

S.B. 1725—BURNS. (B. & P.) Amends Sec. 5200, B. & P. C., re advertisers, making no substantive change.

S.B. 1726—BURNS. (L. Gov.) Amends Sec. 409, Ed. C., changing annual salary of Fresno County superintendent of schools to unspecified amount.

S.B. 1727—BURNS. (Rev. & Tax.) Amends Sec. 6003, R. & T. C., re sales and use taxes, making no substantive change.

S.B. 1728—BURNS. (Rev. & Tax.) Amends Sec. 2192, R. & T. C., re property tax liens, making no substantive change.

S.B. 1729—BURNS. (Rev. & Tax.) Amends Sec. 13301, R. & T. C., re inheritance tax, making no substantive change.

S.B. 1730—BURNS. (L. Gov.) Amends Sec. 73682, Gov. C., changing monthly salary of Fresno municipal court clerk to unspecified amount.

S.B. 1731—BURNS. (Lab.) Adds Sec. 11736.2, Ins. C., to prohibit establishment or change in workmen's compensation insurance rates by combination with other insurance.

S.B. 1732—DESMOND. (Jud.) Amends Sec. 2982, Civ. C., re conditional sales of motor vehicles.

Qualifies requirement that seller cause policy of insurance for which buyer pays to be sent buyer within 30 days of contract by providing that placing order for policy is sending of policy. Provides contract is voidable at option of buyer if it does not recite detailed information or insurance policy for which buyer pays is not sent within 30 days of contract unless failures result from bona fide error in computation. Provides making of two payments or not rescinding within 90 days of delivery waives failures.

S.B. 1733—ED. C. JOHNSON. (Wat. Res.) Amends Sees. 8590 and 8594, adds Sees. 8590.1, 8590.2, and 8590.3, Wat. C., re acquisition of property by Reclamation Board.

Authorizes board to acquire property for exchange for other property to be used for rights of way, and to condemn property for exchange for property devoted to or held for public use.

Authorizes board, where only part of parcel is required and remainder is rendered practically valueless, or will give rise to severance damage claims, to acquire entire parcel and sell or exchange remainder.

Authorizes acquisition, including condemnation, of property for future needs and leasing of such property.

S.B. 1734—ED. C. JOHNSON. (B. & P.) Adds Sec. 4052.5, B. & P. C., re pharmacy, to provide that nothing in dangerous drugs law be construed to forbid purchase of such drugs by licensed person.

S.B. 1735—ERHART. (Ed.) Adds Art. 13, Ch. 2, Div. 10, Ed. C., re student residences and activity centers at state colleges.

Authorizes Director of Finance to enter into agreements with agencies of Federal Government for establishment and maintenance of student residences and activities centers at state colleges.

S.B. 1736—ERHART. (Ed.) Adds Art. 12, Ch. 2, Div. 10, Ed. C., re establishment of state college loan fund.

Appropriates \$25,000,000 for establishment of state college loan fund to be administered by Director of Finance pursuant to recommendation of Director of Education.

Requires Director of Education, with approval of Director of Finance, upon request of president of state college, to authorize formation of nonprofit corporation composed exclusively of members of college staff. Requires directors to review articles of incorporation and by-laws so as to be assured that corporation has powers, privileges and authority prescribed by act.

S.B. 1737—CHRISTENSEN. (Ed.) Appropriates unspecified sum from Capital Outlay and Savings Fund to replace lights and lighting system at Humboldt State College.

S.B. 1738—MILLER. (Ed.) Adds Sec. 13031.3, Ed. C., prohibiting school districts from requiring photographs of applicants for teaching positions.

S.B. 1739—MILLER. (Ed.) Amends Sec. 53205, Gov. C., re group insurance plans of school districts.

Permits governing board of any school district to authorize payment of all or portion of premium for such plans from district funds.

S.B. 1740—MILLER. (Ed.) Amends Sec. 5153, Ed. C., re State School Fund.

Transfers from General Fund to State School Fund, in addition to \$180 per unit of average daily attendance during preceding fiscal year, such amount as Superintendent of Public Instruction certifies as necessary to reimburse school districts and county superintendents of schools for the excess cost of educating physically handicapped and mentally retarded minors.

S.B. 1741—MILLER. (F. I.) Amends Sec. 12409, Ins. C., imposing duty on Insurance Commissioner of recovering penalty for payment of unlawful commission by title insurer.

S.B. 1742—MILLER. (F. I.) Repeals Sec. 12404, Ins. C., to remove prohibition on payment of commission on title insurance to agent of owner or prospective owner.

S.B. 1743—MILLER. (Elec.) Amends Secs. 2792, 2792.1, Elec. C., re dates of political conventions.

Changes dates of state conventions of political parties in direct primary years to unspecified dates.

S.B. 1744—MILLER. (B. & P.) Amends Sec. 3047, B. & P. C., re optometry, making no substantive change.

S.B. 1745—MILLER. (Gov. Eff.) Adds Sec. 15625, 15626, and 15627, Gov. C., re duties of State Board of Equalization.

Provides that if board determines that security deposited with it by person to secure payment of any tax is no longer required for that purpose the security may be applied to payment of any other amounts due and payable by such person under provisions of Revenue and Taxation Code relating to state taxes and excess to be paid to person who deposited security.

Authorizes sale of such security at public auction or if security is bearer bond issued by United States or this State which has a prevailing price it may be sold at private sale at such price.

Requires written notice by board to person depositing security prior to use for payment of other taxes and prior to sale at public auction.

S.B. 1746—MILLER. (Ed.) Amends Sec. 13031, Ed. C., authorizing Attorney General to investigate local school district practices to determine whether persons responsible for recommending teachers for employment by school board are discriminating against applicants because of race, color, religious creed or national origin.

S.B. 1747—MILLER. (Trans.) Amends Sec. 694.01, Veh. C., to add various necessary appendages to items that may extend 2 inches on either side of vehicles provided total width of vehicle does not exceed 100 inches.

S.B. 1748—MILLER. (L. Gov.) Adds Sec. 13775.2, Gov. C., re agreements for inclusion of county employees in Old Age and Survivors Insurance System.

Provides that employees of each county which has a retirement system who are not eligible for membership in such system constitute a separate coverage group which may apply for Old Age and Survivors Insurance coverage.

S.B. 1749—MILLER. (Trans.) Adds Sec. 674.5, Veh. C., to require rear view mirrors at least 48 inches in size on each side of common carrier passenger vehicles, and to prohibit loading of such vehicles in manner which obstructs use of such mirrors.

S.B. 1750 MILLER. (Ed.) Adds Sec. 5047.3, Ed. C., re state school building aid.

Makes cost of builders' risk insurance coverage paid by school district in connection with construction project under State School Building Aid Law of 1949 a reimbursable item of cost of project.

S.B. 1751—MILLER. (L. Gov.) Amends Sec. 37351, Gov. C., deleting prohibition against city selling or conveying water front property except to State for public beach or park.

S.B. 1752—MILLER. (Jud.) Amends Sec. 413½, Pen. C., as amended by initiative of Nov. 3, 1914, re specified events or exhibitions held on Memorial Day or Sunday.

Makes it a misdemeanor punishable by a fine not exceeding \$500 or not exceeding six months in county jail to hold, conduct, participate, or be present as a spectator at any baseball, football, rodeo, motion picture, wrestling, golf, tennis, automobile racing, or polo exhibition on Memorial Day or Sunday.

Provides for submission to voters at next election.

S.B. 1753—MILLER. (B. & P.) Amends, adds, and repeals various secs., B. & P. C., re practice of cosmetology.

Substitutes for junior operator, class of apprentice hairdresser and cosmetician or cosmetologist and prescribes qualifications for.

S.B. 1754—MILLER. (Gov. Eff.) Amends Secs. 43651 and 43652, Gov. C., re limited obligation bonds of cities payable from sales and use taxes.

Makes provision limiting bonded indebtedness of city to 15 percent of assessed value inapplicable to limited obligation bonds.

To take effect immediately, urgency measure.

S.B. 1755—MILLER. (Lab.) Adds Ch. 4, Pt. 1, Div. 2, Lab. C., re minimum wages.

Adds California Fair Labor Standards Act.

Establishes minimum wage of \$1.25 per hour or as prescribed in applicable wage order issued under act by Director of Industrial Relations.

Authorizes director to investigate wages in State, inspect places of employment and records re employment matters, and require statements from employers, and to investigate adequacy of wages paid in any occupation.

Authorizes director to appoint wage board to recommend minimum wage rates for an occupation if, after investigation, he finds wages paid employees in such occupation are inadequate.

Authorizes director to accept or reject recommendations and to issue wage orders if he accepts recommendations.

Provides for issuance of wage orders, administrative regulations, revisions thereof, and judicial review thereof.

Provides for various offenses under act, and fixes penalties therefor.

Makes employer liable to employee for payment of less than minimum wages, and permits assignment of wage claim to director.

Continues in effect present standards re working conditions which are more favorable to employees than those under this act or regulations or orders issued thereunder.

S.B. 1756—MILLER. (Ed.) Adds Sec. 306.1, Ed. C., re elections of members of county boards of education.

Prohibits any conflict in election dates of such members with other elections.

S.B. 1757—MILLER. (Rev. & Tax.) Amends Sec. 7200, R. & T. C., re uniform local sales and use taxes, making no substantive change.

S.B. 1758—MILLER. (L. Gov.) Amends Sec. 24005, Gov. C., re vacations of county officers and employees, making no substantive change.

S.B. 1759—MILLER. (Gov. Eff.) New act, re California Commission on Intergovernmental Relations.

Creates commission consisting of 13 members, two of whom shall be state officials, two city officials, two county officials, two district officials, and five members of the public, appointed by Governor and serving at his pleasure without compensation.

Directs commission to investigate and study all phases of intergovernmental relations in California and governmental problems of metropolitan areas.

Requires report to Governor and Legislature not later than January 15, 1959. Commission's existence is to terminate June 30, 1959.

Appropriates \$100,000 to commission for studies and investigations.

S.B. 1760—MILLER. (Gov. Eff.) Adds Art. 7.5, Ch. 4, Pt. 1, Div. 2, Title 5, Gov. C., re temporary borrowing by counties.

Provides alternate procedure by which funds may be borrowed by county with policy of making advances of current operating requirements to subsidiary political subdivisions required to deposit funds in county treasury. Limits amount borrowed to 75 percent of total taxes levied on county roll for preceding fiscal year.

S.B. 1761—BUSCH. (Ed.) Amends Sec. 449, Ed. C., changing annual salary of Lake County superintendent of schools to unspecified amount.

S.B. 1762—BUSCH. (L. Gov.) Amends Sec. 28149, Gov. C., changing annual salary of Lake County district attorney to unspecified amount.

S.B. 1763—COOMBS. (Trans.) Appropriates unspecified sum from portion of State Highway Fund, available for construction of state highways in northern California and not subject to allocation for expenditure in specific counties, to Department of Public Works for immediate improvement of I Street Bridge, crossing Sacramento River on State Highway Route 50.

S.B. 1764—REGAN. (Jud.) Amends Sec. 1335, C. C. P., re unclaimed and abandoned property, making no substantive change.

S.B. 1765—GRUNSKY. (Lab.) Amends Sec. 1851, Ins. C., making existing rating procedures applicable to disability insurance done on a group basis.

S.B. 1766—GRUNSKY. (Gov. Eff.) Amends Sec. 23428.2, B. & P. C., to authorize issuance of club license to rod and gun club having more than 300, rather than 500, members.

S.B. 1767—JOHN F. McCARTHY. (Lab.) Amends and adds various secs., Lab. C. and U. I. C., re workmen's compensation.

Omits liberal construction requirement of law and substitutes requirement for one of reasonable construction. Provides for nonapplication of rule that statute in

derogation of common law is to be strictly construed. Requires determination of facts in each case with equal regard to rights of all parties and with sole objective of ascertaining truth.

Redefines "injury," and defines "accident," "occupational disease," and "proximate cause of an injury or disease."

Redefines "employer" and "employee" specifically to require appointment or contract of hire and exclude independent contractor.

Provides that failure of alleged employer to exercise authoritative control over means and manner of work, in absence of agreement creating right of such control, creates presumption that right of such control did not exist.

Restates condition regarding intentional self-infliction of injury by employee so as to preclude liability where injury occurs while employee is engaged in act or conduct intended to injure another or which involves moral turpitude.

Limits coverage of employee who is injured outside of State to person regularly employed in this State rather than also to one who has been hired in this State. Makes such coverage applicable only to injuries received within six months of leaving State unless employer files notice to extend coverage within that period of time.

Denies benefits except for injury or occupational disease as defined in act or for death resulting therefrom.

Provides that death, for purpose of death benefits, resulting from coronary or circulatory disease, shall not be deemed to have resulted from employment injury or proximately caused by employment unless disease was proximately caused by injury or shown to have been substantially aggravated by extraordinary and unusual force, effort, or strain from employment.

Provides for waiver of privilege as to confidential records in possession of employee and Department of Employment where application for workmen's compensation is filed and department claims lien for unemployment compensation disability benefits paid to employee.

Provides that filing of release or compromise agreement stays proceedings and suspends time within which acts may or must be done pending approval or disapproval thereof.

Prohibits commutation of compensation if objected to by any interested party until expiration of year from date permanent disability rating was made.

Redefines "date of injury" in occupational disease cases.

Prohibits exercise by Industrial Accident Commission of continuing jurisdiction more than five years from date of injury except upon petition or request to reopen served and filed within that period.

Eliminates provision prohibiting commission, in exercise of continuing jurisdiction, from finding there was no employment after finding to contrary in original award and after time to petition for rehearing, reconsideration or review has expired.

Prohibits filing of answer to petition for writ of review, but permits attack on sufficiency of petition by demurrer within time and upon grounds provided by C. C. P. Writ to issue and be made returnable if no demurrer is filed or if demurrer filed is overruled, and to provide for inclusion of reporter's transcript in certification of record.

Eliminates provision that Industrial Accident Commission's findings on questions of fact are conclusive and final and not subject to review.

States each party to proceeding has right to be heard in review proceedings.

Provides court's decision after hearing and any court order denying writ of review after sustaining a demurrer to a petition, shall be in writing and state fully and fairly the reasons therefor.

S.B. 1768—JOHN F. McCARTHY. (F. & G.) Amends Sec. 151, F. & G. C., excluding Kent-Woodlands area from Mount Tamalpais Game Refuge.

S.B. 1769—JOHN F. McCARTHY. (B. & P.) Adds Ch. 20, Div. 3, B. & P. C., re employment agencies and placement.

Enacts Employment Placement Act and provides that act supersedes inconsistent provisions of Ch. 1, Pt. 6, Div. 2, Lab. C., regulating employment agencies.

Requires licensing of persons engaged in practice of employment placement, as defined, and provides for licenses for owner or manager, personnel counselor, and counselor apprentice, rather than present law requirement of licensing of persons who carry on an employment agency.

Places administration of act in Board of Employment Placement Examiners composed of seven members appointed by Governor, in Department of Professional and Vocational Standards, and provides for an advisory council of 11 members appointed by Governor, instead of administering agency of present law, the Labor Commissioner. Specifies terms, compensation, and duties of Board of Employment Placement Examiners and advisory council.

Exempts placement through nonprofit organizations and provides that labor contractor, theatrical agent, and artist manager do not come within scope of act.

Specifies qualification for licenses and requires licensee to file and maintain surety bonds.

Provides for disciplinary proceedings.

Makes violation of provisions of act a misdemeanor.

Specifies required fees for issuance of licenses.

Creates Board of Employment Placement Examiner's Fund for deposit of fees.

**S.B. 1770—JOHN F. McCARTHY.** (B. & P.) Adds Ch. 20, Div. 3, B. & P. C., re employment agencies and placement.

Revises and vests administration of law in Office of Secretary of State through a Chief of Division of Employment Agencies and Employment Placement Examining Board.

Supersedes variant provisions of Lab. C.

**S.B. 1771—JOHN F. McCARTHY.** (Jud.) Adds Sec. 3700a, Pen. C., re investigating sanity of persons sentenced to death.

Requires examination by three alienists appointed by Director of Mental Hygiene of every person sentenced to death.

Directs report of such board be made to warden 30 days prior to execution date.

**S.B. 1772—COLLIER.** (Pub. U.) Adds Sec. 7614, P. U. C., making it unlawful for owner or operator of railroad in this State engaged in business of common carrier to operate for or transport public or employees in ca-boose not provided with flush-type toilet facilities.

**S.B. 1773—COLLIER.** (Trans.) Adds Sec. 157.7, Veh. C., to require license plates and tabs issued by Department of Motor Vehicles on or after January 1, 1958, to be covered with or made of reflectorizing material.

**S.B. 1774—HAROLD T. JOHNSON.** (Nat. Res.) Adds and amends various secs., Ch. 124, Stats. 1955, re holding of winter Olympic games in California.

Revises provisions re powers of California Olympic Commission including authorizing commission to exercise right of eminent domain.

Provides that all property acquired by commission shall be transferred as soon as practicable after completion of winter Olympic games to Division of Beaches and Parks for inclusion in State Park System.

Authorizes expenditure of funds previously appropriated for construction of facilities on other than public lands and without necessity of executing contract for disposal by sale or lease of control and possession of lands and improvements leased, purchased or constructed for Olympic games. Appropriates additional sum of \$2,990,000 for purposes of chapter.

To take effect immediately, urgency measure.

**S.B. 1775—HAROLD T. JOHNSON.** (Ed.) Amends Sec. 301, Ed. C., re county boards of education.

Provides that number of trustee areas from which such board members are elected shall equal the number of members to be elected to the board.

**S.B. 1776—HAROLD T. JOHNSON.** (Lab.) Adds Sec. 710, U. I. C., re unemployment disability insurance coverage for public employees.

Provides that majority of employees of State or local governmental agency may request and obtain unemployment disability insurance coverage for all employees of agency.

S.B. 1777—HAROLD T. JOHNSON. (Ed.) Adds Secs. 302 and 303, Ed. C., re county boards of education.

Authorizes change of boundaries of trustee areas from which board members are elected, except that no boundaries may be changed so as to affect term of office of elected member.

S.B. 1778—HAROLD T. JOHNSON (Departmental). (Gov. Eff.) Adds Sec. 54157.1, Gov. C., re flood relief.

Prohibits Department of Public Works from accepting local agency application for flood relief after March 1, 1957. Appropriates unspecified amount to State Public Works Board for flood relief.

To take effect immediately, urgency measure.

S.B. 1779—REGAN. (Lab.) Amends Sec. 3212, Lab. C., re workmen's compensation.

Adds to classes of public employees to whom hernia, heart trouble, or pneumonia manifesting itself or developing while such employees are in service, is presumptively compensable under workmen's compensation law, full-time members of fire fighting department or unit of state institution.

S.B. 1780—DOLWIG. (Jud.) Amends Sec. 269, C. C. P., re court reporters, making no substantive change.

S.B. 1781—DOLWIG. (Trans.) Amends Sec. 7, S. & H. C., re streets and highways, making no substantive change.

S.B. 1782—DOLWIG. (Elec.) Amends Sec. 2, Elec. C., re elections, making no substantive change.

S.B. 1783—DOLWIG. (Rev. & Tax.) Amends Sec. 12256, R. & T. C., re insurance taxation, making tax rate for insurers generally applicable only to admitted foreign insurance companies.

S.B. 1784—DOLWIG. (Lab.) Amends Sec. 123, Lab. C., to fix at unspecified amount minimum annual salary for referees of Industrial Accident Commission.

S.B. 1785—DOLWIG. (L. Gov.) Adds Art. 9, Ch. 2, Pt. 1, Div. 1, Title 5, Gov. C., re sale of public improvements.

Allows local agency to sell water, electric light and power, or gas service improvements no longer needed by local agency, after public hearing. Prescribes procedure for sale.

S.B. 1786—DOLWIG. (Ed.) Adds Sec. 1017, Ed. C., re medical examination of school district employees.

Requires governing board of school district to require all employers of district to have such examination, including X-ray, by licensed physician and surgeon, once each two years, or oftener if board so requires. Requires each employee to file with board certificate from examining physician or surgeon showing he has been examined and found free from active tuberculosis.

S.B. 1787—SHIORT. (Gov. Eff.) Amends Sec. 69598, Gov. C., increasing San Joaquin County superior court judges from four to five, and providing for the additional judge's appointment and compensation.

S.B. 1788—HOLLISTER. (L. Gov.) Amends Sec. 26901, Gov. C., re county officers and funds.

Allows county auditor to require any person indebted to county or holding money payable to county to make oath of total amount thereof, rather than requiring all such persons to make oath before auditor.

S.B. 1789—COLLIER. (Ed.) Amends Sec. 436, Ed. C., raising annual salary of Siskiyou County Superintendent of Schools from \$8,000 to \$12,000.

S.B. 1790—ARNOLD. (F. & G.) Amends Sec. 482.5, F. & G. C., to extend provisions prohibiting conditions deleterious to fish or preventing passage of fish to entire State rather than only designated counties.

S.B. 1791—ARNOLD. (Soc. Wel.) Amends Sec. 2163, W. & I. C., re eligibility requirements for aid under Old Age Security Law.

Increases from \$2,000 to \$2,400 maximum combined net value of personal property married applicants may own without loss of eligibility.

S.B. 1792—ARNOLD. (Soc. Wel.) Adds Sec. 2016.5, W. & I. C., allowing cost of telephone in budget of recipient of old age security for health and safety reasons.

S.B. 1793—THOMPSON. (B. & P.) Amends Sec. 9580, B. & P. C., re cleaning, dyeing and pressing, to raise minimum annual license fee for dyeing plant or wholesale or retail cleaning establishment from \$30 to \$35.

S.B. 1794—THOMPSON. (Wat. Res.) Amends Ch. 1289, Stats. 1955, the Santa Clara-Alameda-San Benito Water Authority Act, to increase membership of board of directors from three to five.

S.B. 1795—THOMPSON. (Jud.) Amends Sec. 9201, Corp C., re nonprofit corporations.

Requires one-third, rather than one-fourth, of all licentiates of particular profession to become members as condition to incorporation for rendering or defraying cost of professional services.

S.B. 1796—CUNNINGHAM. (Gov. Eff.) Amends Ch. 526, Stats. 1919, re tide and submerged lands granted to Orange County.

Revises description of lands granted to be such lands landward of entrance to, rather than bordering upon and under, Newport Bay in Orange County, and declares revision is declaratory only of existing law.

S.B. 1797—FARR. (Jud.) Adds Sec. 1045, Pen. C., re electronic recording of criminal proceedings.

Requires in any case where defendant is charged with an offense punishable by death, in addition to stenographic record, there must be an electronic recording on break-resistant disks, tape, wire or other material making a lasting recording of sound of the voir dire, testimony at trial, objections, rulings, exceptions, arguments of prosecuting attorney to jury, and remarks or oral instruction of judge to jury.

Makes the recording available to court, and under supervision of court to prosecuting and defense attorneys.

Provides recording may be destroyed after sentence of death is carried out, or if sentence other than death after five years, or after acquittal.

Provides payment of expenses by county.

S.B. 1798—FARR. (Jud.) Amends Sec. 11006, Pen. C., re personnel of the Bureau of Criminal Identification and Investigation.

Changes designation of investigators to "special agents" and removes restriction on the number that may be appointed.

S.B. 1799—FARR. (Jud.) Repeals and adds Sec. 1111, Pen. C., re testimony by accomplices in criminal cases.

Substitutes unspecified instructions by court to jury respecting testimony by accomplices, for the present prohibition against conviction upon uncorroborated testimony of an accomplice.

S.B. 1800—FARR. (Jud.) Adds Sec. 3700a, Pen. C., providing condemned persons may be examined by alienists.

S.B. 1801—FARR. (Jud.) Adds Art. 3 to Ch. 2, Title 4, Pt. 3, Pen. C., re county advisory committee on adult detention.

Creates in each county six member committee, two to be appointed by board of supervisors, two by sheriff, and two by superior court judge. Declares board's duty to annually inspect city and county detention facilities and make recommendations. Provides no compensation for members other than expenses and these paid by county.

S.B. 1802—FARR. (Jud.) Amends Sec. 11721 and adds Art. 2.1, Ch. 4, Div. 10, H. & S. C., re treatment and punishment of narcotic addicts.

Creates California Commission on Drug Addiction of nine members consisting of Attorney General, Director of Public Health, Director of Mental Hygiene, Director of Corrections, Director of Youth Authority and four appointed by Governor for terms of four years, of whom two must be physicians, including a psychiatrist, and two laymen, including a woman. One member of Senate and one of Assembly to meet with commission.

Commission empowered to establish policies on treatment of drug addicts, carry out treatment programs, investigate and study treatment and rehabilitation of drug addiction, promote and develop counseling and other services for juveniles to prevent addiction, coordinate existing medical facilities for treatment, and establish outpatient treatment facilities.

Deletes existing provisions making person convicted of narcotics use or addiction punishable by term of from 90 days to one year in county jail, subject to probation for not more than five years after confinement in county jail for not less than 90 days. Substitutes provisions requiring placing person on probation for not more than five years and either confinement in county jail for not less than 90 days nor more than one year or commitment to state hospital or other treatment facility for not less than 90 days.

Appropriates \$25,000 from General Fund for expenses of commission.

S.B. 1803—FARR. (Jud.) Amends Sec. 647, Pen. C., re definition of vagrancy.

Classifies as persons who may be vagrants every prostitute, rather than "every common prostitute," and every "person who habitually engages in excessive use of alcoholic beverages" rather than every "common drunkard."

S.B. 1804—FARR. (Trans.) Amends Secs. 304 and 305, Veh. C., eliminating requirement for revocation of driver's license upon conviction of unlawful taking or grand theft of vehicle.

S.B. 1805—FARR. (Jud.) Amends Secs. 1193 and 1227, Pen. C., re pronouncement of judgments in criminal cases.

Changes time for execution of judgment of death from not less than 60 nor more than 90 days, to not less than 30 nor more than 60 days, after order fixing date.

S.B. 1806—FARR. (Jud.) Repeals Sec. 189 and amends Sec. 190, Pen. C., re degrees of and punishment for murder.

Repeals statutory classification of murder as first and second degree.

S.B. 1807—FARR. (Gov. Eff.) Amends Sec. 23425, B. & P. C., re club licenses.

Authorizes issuance of club license to California, rather than American national, fraternal organization.

Prohibits Department of Alcoholic Beverage Control from issuing club license to any club it determines was formed solely for purpose of obtaining club license.

S.B. 1808—FARR. (Ed.) Amends Sec. 1015, Ed. C., re the Public School System, making no substantive change.

S.B. 1809—FARR. (Ed.) Amends Sec. 1041, Ed. C., re annual meetings of school trustees, making no substantive change.

S.B. 1810—FARR. (Ed.) Amends Sec. 365, Ed. C., re county superintendents of schools, making no substantive change.

S.B. 1811—FARR. (Gov. Eff.) Repeals Sec. 65805, Gov. C., re enactment of ordinance amending zoning ordinance by city or county after public hearing and mailing of notice to property owners.

S.B. 1812—FARR. (L. Gov.) Adds, amends, and repeals various secs., Gov. C., re city or county street names.

Deletes requirement for public hearing by planning commission prior to recommending change of street name to legislative body. Allows city legislative body to change or designate city street name without commission recommendation.

**S.B. 1813—COBEY.** (Agr.) Amends Secs. 4246, 4247, and 4281, Ag. C., re minimum milk prices.

Removes requirement that price of manufacturing milk be a factor in establishing minimum distributor prices for fluid cream, fluid skim milk, or milk fat, or fluid skim milk components of fluid milk.

Requires Director of Agriculture to provide for minimum prices for fluid milk of all classes in stabilization and marketing plans, and details factors to be considered in arriving at prices.

**S.B. 1814—COBEY.** (Agr.) Amends and renumbers Sec. 4364, adds Sec. 4249, Ag. C., re stabilization and marketing of milk.

Provides that no amendment of law has effect of terminating or invalidating any provision of any existing stabilization and marketing plan, rather than merely any established minimum prices. Provides Director of Agriculture shall bring any such plan, rather than merely such prices, into conformity with amendment of law.

Requires that director in notice of hearing on amendment of plan specify purposes of hearing, and limits scope of hearing accordingly.

**S.B. 1815—COBEY.** (Agr.) Amends Sec. 1116, Ag. C., re poultry, making no substantive change.

**S.B. 1816—COBEY.** (Pub. U.) Amends Sec. 3661, P. U. C., re shipping products of agriculture, making no substantive change.

**S.B. 1817—COBEY.** (Wat. Res.) Amends Sec. 10500, Wat. C., re state filings, to correct reference, making no substantive change.

**S.B. 1818—COBEY.** (Wat. Res.) Amends Sec. 10001, Wat. C., re State Water Plan, making no substantive change.

**S.B. 1819—COBEY.** (Wat. Res.) Amends Sec. 10506, Wat. C., re state filings, to correct references, making no substantive change.

**S.B. 1820—COBEY.** (Wat. Res.) Amends Sec. 10504, Wat. C., re state filings, to correct references, making no substantive change.

**S.B. 1821—COBEY.** (Trans.) Amends Sec. 705, adds Sec. 705.5, Veh. C., re weight limitations.

Increases by 2,000 pounds permissible weight on any group of two or more consecutive axles, first and last of which is not more than 18 feet apart, of vehicles transporting livestock except increase does not apply if will prevent State from receiving federal highway aid.

Exempts vehicles from axle weight limitations if transporting logs and if weight imposed on highway by any group of two axles spaced less than seven feet apart does not exceed 34,000 pounds and distance between first and last axles of group is four or five feet or does not exceed 34,200 pounds and distance between first and last axles of group is six feet. Provides this provision expires 91 days after final adjournment of 1959 Regular Session.

**S.B. 1822—COBEY.** (Agr.) Amends Sec. 1299.18, adds Sec. 1299.19.1, Ag. C., re ginning of cotton.

Includes operators of cotton gin in definition of "processor." Defines "cotton gin." Requires, where cotton is ginned for general public, that cotton be weighed prior to ginning and cotton seed be weighed after ginning, by public weighmaster.

**S.B. 1823—COBEY.** (Jud.) Amends Sec. 1248, C. C. P., re damages in condemnation proceedings.

Includes reduced accessibility as part of severance damages.

**S.B. 1824—COBEY.** (Jud.) Adds Sec. 1248c, C. C. P., re evidence in condemnation proceedings.

Provides that all evidence relevant to the issue of fair market value of the property sought to be condemned and the value of the condemnee's property not sought to be condemned, after the proposed severance, if any, shall be admissible



S.B. 1837—BREED. (L. Gov.) Amends Sec. 25365, Gov. C., re county-owned property.

Allows county to exchange with, or grant, convey, or quitclaim to public agency fee title or easement to real property, rather than real property. Allows such transfer of easement if not incompatible with use of property by county. Allows county to exchange real property of equal value with person, firm, or corporation where property to be exchanged is not required for county use and property to be acquired is so required.

S.B. 1838—BREED. (B. & P.) Amends Sec. 11014, B. & P. C., re real estate subdivisions, making no substantive change.

S.B. 1839—DONNELLY. (Ed.) Adds Art. 4, Ch. 6, Div. 12, Ed. C., re books and materials in the public schools.

Requires governing board of school district to prescribe procedure for selection and review of textbooks, library books, and other instructional material purchased by district.

Prohibits selection, purchase, or retention of books or material which teach, advocate, sponsor, or propagate ideas contrary to principles which teachers must impress upon pupils.

S.B. 1840—DONNELLY. (Agr.) Amends Sec. 1113, Ag. C., re poultry, making no substantive change.

S.B. 1841—DONNELLY. (Trans.) Adds Sec. 556, Veh. C., requiring driver approaching intersection to yield right of way to vehicle in intersection and reduce speed necessary to yield.

S.B. 1842—DONNELLY. (Soc. Wel.) Adds various secs., W. & I. C., re distribution of surplus food.

Authorizes counties, in accordance with rules adopted by State Social Welfare Board, to apply for and distribute to public assistance recipients or to charitable institutions to extent they serve such recipients surplus food made available by Federal Government.

Provides that distribution of such food shall not result in reduction of assistance grants; restrictions in food expenditures by recipients; or be conditioned on transfers of money, property, or other items of value by recipients, and requires State Social Welfare Board to adopt rules to that effect.

Requires State Department of Social Welfare and State Educational Agency for Surplus Property to cooperate with each other in assisting counties under act, and with Federal Government to secure expeditious and equitable distribution of surplus food.

Provides that State shall reimburse counties for cost of handling, servicing, storing, and distributing surplus food, and prescribes procedure for payment.

Appropriates unspecified amount to State Department of Social Welfare to be used for administrative purposes, and to reimburse counties as specified above.

S.B. 1843—DONNELLY. (Wat. Res.) Amends Sec. 104, Wat. C., re water development, making no substantive change.

S.B. 1844—DONNELLY. (Agr.) Amends Sec. 4273, Ag. C., re milk stabilization and marketing plans, to make effective date of such plans 45 days, rather than 30 days, following date of hearing.

S.B. 1845—DONNELLY. (Agr.) Amends Sec. 559, adds Sec. 631.5, Ag. C., re milk drink mix.

Prohibits use of milk or milk products in milk drink mix other than market milk and milk products derived from market milk.

S.B. 1846—DONNELLY. (Agr.) Amends Secs. 632 and 633, Ag. C., re buttermilk.

Defines buttermilk as being derived from market milk or market cream.

Requires all ingredients, except butter, in cultured buttermilk to be, or to be derived from, market milk.

S.B. 1847—JOHN F. McCARTHY. (Pub. H. & S.) Amends Sec. 6400, H. & S. C., re sanitary districts, making no substantive change.

S.B. 1848—JOHN F. McCARTHY. (Pub. H. & S.) Amends Sec. 4700, H. & S. C., re county sanitation districts, making no substantive change.

S.B. 1849—THOMPSON. (Ed.) Amends Sec. 1, Ed. C., re education, making no substantive change.

S.B. 1850—THOMPSON. (Ed.) Amends Sec. 20342, Ed. C., re state colleges, making no substantive change.

S.B. 1851—THOMPSON. (Ed.) Amends Sec. 5025.1, Ed. C., re issuance of school district bonds, making no substantive change.

S.B. 1852—THOMPSON. (Ed.) Amends Sec. 10031, Ed. C., re textbooks in public schools, making no substantive change.

S.B. 1853—RICHARDS. (Jud.) Adds Sec. 932, Pen. C., re investigations by grand jury.

Prohibits grand jury from making recommendation except on its own independent investigation.

Prohibits grand jury adopting as its own a recommendation of another grand jury unless the adopted recommendation is made after independent investigation by adopting jury.

S.B. 1854—RICHARDS. (Gov. Eff.) Amends Secs. 19390, 19394, 19401.1, and 19405, Gov. C., re military leave rights and benefits in state civil service.

Adds provision that such rights and benefits shall not extend to person who was on indefinite tour of duty or on tour of duty in excess of four years as of January 1, 1956, and who continues on such duty after January 1, 1960, or who was ordered to or enlisted in recognized military service for indefinite tour or tour in excess of four years and who continues on such duty for more than four years from first day of ordered duty or enlistment.

Restates provisions denying rights and benefits to persons who, after January 1, 1956, voluntarily requests and obtains an extension of original term of enlistment, service, or tour of duty in recognized military service.

Provides that whenever Personnel Board finds that such time limitations are unreasonable to person because of circumstances beyond his control, it may grant extensions of rights and benefits for not exceeding three additional years.

S.B. 1855—RICHARDS. (F. & G.) Adds Sec. 1078, F. & G. C., re sardines.

Prohibits taking of sardines for any purpose.

Effective until ninety-first day after final adjournment of 1959 Regular Session.

S.B. 1856—RICHARDS. (L. Gov.) Adds Sec. 72708.5, Gov. C., requiring appointment and specifying duties and compensation of rehabilitation commissioner in Los Angeles City Municipal Court.

S.B. 1857—RICHARDS. (Jud.) Amends Sec. 27, Prob. C., permitting testamentary disposition to any of United States and foreign states which permit citizens of United States to take devises or bequests therein.

S.B. 1858—RICHARDS. (Fin.) Claim bill. \$5,465.29. Robert Walker Kenny.

S.B. 1859—RICHARDS. (B. & P.) Amends Sec. 11535, B. & P. C., to exempt leasing of trailer parks from Subdivision Map Act.

S.B. 1860—RICHARDS. (Pub. H. & S.) Amends Sec. 18250, H. & S. C., to permit use and occupancy in trailer parks of trailer coaches which do not conform to size requirements of Veh. C.

S.B. 1861—RICHARDS (By request). (Gov. Eff.) Amends Sec. 75004, Gov. C., re judges retirement system.

Credits judges with service as members of Legislature.

S.B. 1862—RICHARDS (By request). (Jud.) Amends Sec. 72759, Gov. C., re jury and traffic commissioners of municipal courts in Los Angeles County.

Requires jury and traffic commissioner to have been attorney for five years rather than law school graduate.

Sets his salary as that for commissioners of Los Angeles Judicial District Municipal Court, and provides that he shall be member of retirement system which includes clerks of that court.

Continues commissioner in same position as he previously held without additional compensation.

Makes requirements inapplicable to commissioner incumbent on January 1, 1957.

S.B. 1863—RICHARDS. (L. Gov.) Adds Sec. 25450.41, Gov. C., re county public works.

Allows board of supervisors in counties with population exceeding 2,000,000 to provide for maintenance, alteration or repair work on county buildings by contract or force account.

S.B. 1864—JOHN F. McCARTHY. (Gov. Eff.) Amends Sec. 19539.5, B. & P. C., re quarter horse racing.

Deletes prohibition against such racing meeting in any one county in one year extending longer than period of seven weeks of seven consecutive days each.

S.B. 1865—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Sec. 262, R. & T. C., re cancellation or refund of tax on church property.

Provides for cancellation or refund of tax on church property for which exemption was not claimed for fiscal years commencing in 1955 or 1956.

To take effect immediately, urgency measure.

S.B. 1866—ROBERT I. McCARTHY. (Soc. Wel.) Amends Secs. 2142.5, 3003, W. & I. C., re medical assistance for applicants for or recipients of aged or blind aid.

Prohibits State Department of Social Welfare from adopting rule, regulation, or order limiting period of time required by applicant or recipient to pay for physician services, medical needs, or hospitalization; eliminating present provision giving department authority to limit payment to 14-month period.

Prohibits department from placing restriction on amount which may be so expended, if reasonably required to preserve health.

States "medical needs" includes prescribed need of applicant or recipient for special dietary foods.

S.B. 1867—ROBERT I. McCARTHY. (B. & P.) Amends and adds various secs., B. & P. C., re architecture.

Defines scope of engaging in practice of architecture.

Revises provisions permitting uncertificated persons to perform specified architectural services.

Exempts civil and professional engineers from provisions of law.

Modifies provisions making law inapplicable to persons furnishing architectural services for stores.

S.B. 1868—ROBERT I. McCARTHY. (Lab.) Amends Sec. 4702, Lab. C., re workmen's compensation.

Makes present 25 percent increase in death benefit where there is a surviving widow and one or more dependent children applicable only where surviving widow is dependent.

S.B. 1869—SHORT. (Gov. Eff.) Amends Sec. 23789, B. & P. C., re restrictions on issuance of liquor licenses.

Specifically authorizes Department of Alcoholic Beverage Control to refuse issuance of retail license for premises within 600 feet, rather than immediate vicinity, of churches, hospitals, schools, and children's public playgrounds, and extends such authorization to off-sale, as well as on-sale, licenses.

S.B. 1870—ROBERT I. McCARTHY. (Soc. Wel.) Amends Sec. 103.3, W. & I. C., re application for public assistance.

Provides applicant for public assistance who makes full and complete disclosure of facts concerning eligibility and amount of grant to be awarded is entitled to assume that warrant he receives accurately reflects award made by board of supervisors.

S.B. 1871—COBEY. (Jud.) Adds Sec. 70045.8, Gov. C., re Merced County Superior Court reporters.

Increases annual salary of regular reporters from \$4,200 to \$7,200 and daily compensation of pro tempore reporters from \$15 to \$25.

Specifies additional filing fee of \$6.50.

S.B. 1872—DONNELLY (Departmental). (Ed.) Amends Sec. 7707, Ed. C., re state school building aid.

Authorizes apportionments of state school building aid funds for purchase of furniture and equipment which serves the purpose of built-in or fixed equipment.

S.B. 1873—DONNELLY (Departmental). (Ed.) Amends Sec. 7773, Ed. C., re apportionments of state school building aid funds.

Provides that whenever five percent or more of the assessed valuation of an applicant school district, rather than whenever a portion of such district, is included in another district the conditional apportionment shall become void.

S.B. 1874—DONNELLY (Departmental). (Ed.) Adds Sec. 7719.5, Ed. C., re state school building aid.

Provides that school district shall remain eligible for apportionment of state school building aid funds until next equalized assessment, irrespective of prior redemption of district bonds, if district exhausts its bonding capacity and makes proceeds available for construction project on date of conditional apportionment.

S.B. 1875—DONNELLY (Departmental). (Ed.) Amends Sec. 7730, Ed. C., re state school building aid, making no substantive change.

S.B. 1876 DONNELLY (Departmental). (Ed.) Amends Secs. 4714 and 7431.3, Ed. C., re bonding capacity of school districts.

Deletes provision authorizing unified school districts not maintaining a junior college to issue bonds not to exceed 10 percent of assessed valuation of district.

Deletes provisions which provide that with respect to unified school districts and high school districts maintaining junior colleges, such districts shall be deemed to have a bonding capacity permitted by law for each level maintained by such districts for purposes of state school building aid.

S.B. 1877—DONNELLY (Departmental). (Ed.) Amends Sec. 7717.1, Ed. C., re state school building aid.

Extends provisions re computation of service area for purposes of apportionments of state school building aid funds until ninety-first day after adjournment of unspecified Regular Session of Legislature.

S.B. 1878—DONNELLY (Departmental). (Ed.) Adds Secs. 7805-7809, incl., Ed. C., re use of facilities for nonresident exceptional children, constructed with state school building aid funds.

Requires county superintendent of schools of each county in which there are facilities maintained by school district for exceptional children constructed with funds apportioned to district under the state school building aid program to certify to county board of supervisors and county auditor of the county of residence the total units of average daily attendance of nonresident exceptional pupils attending such facilities.

Requires board to levy tax in district of residence of such pupils sufficient in amount to raise an unspecified amount for use of buildings. Provides that amount raised shall be transferred to State Treasury and credited to the repayment of apportionment of school district maintaining facilities.

S.B. 1879—DONNELLY (Departmental). (Ed.) Amends Secs. 7742, 7744 and 7745, Ed. C., re reports and audit of records of school districts receiving state school building aid.

Deletes provision requiring school district receiving apportionments of such funds to make reports re expenditure thereof as Controller may require.

Provides that Director of Finance, rather than Controller, shall audit books and records of school districts receiving such apportionments. Provides that whenever Director of Finance, rather than Controller, determines that unauthorized expenditure of such funds has been made by school district the Controller shall enforce repayment.

S.B. 1880—McBRIDE. (Gov. Eff.) Adds Sec. 75030.5, Gov. C., re retirement of judges.

Allows judge who served as constitutional officer or public legal officer before becoming judge to elect to receive credit for and make contributions to judges' system for service as such officer.

S.B. 1881—McBRIDE. (Ed.) Adds Sec. 5153.1, Ed. C., re State School Fund.

Requires Controller to transfer from General Fund to State School Fund, such amount as Superintendent of Public Instruction certifies as necessary to reimburse school districts and county superintendents of schools for excess cost of educating and transporting physically handicapped and mentally retarded minors.

S.B. 1882—McBRIDE. (Gov. Eff.) Amends Secs. 28001 and 28003, Gov. C., re payment of salaries of county officers and employees.

Allows board of supervisors of any county, rather than chartered county, to fix date for such payment. Requires payment on first day of month for preceding month's service unless board of supervisors has fixed different date, rather than requiring payment between first and tenth day as prescribed by board.

S.B. 1883—McBRIDE (Departmental). (Fin.) Adds Secs. 16408 and 16409, Gov. C., re appropriations from Capital Outlay and Savings Fund.

Provides that unexpended balance of any appropriation payable from Capital Outlay and Savings Fund which Director of Finance, with approval of State Public Works Board, determines not to be required for expenditure pursuant to such appropriation may be transferred to and in augmentation of appropriation made by this act. Appropriates such amounts for acquisition of real property or construction and equipment of works projects for which an appropriation has been made from that fund. Provides expenditures shall be made pursuant to allocations made by Director of Finance upon approval of State Public Works Board.

Allocations may be made for projects in augmentation of appropriations which cannot be undertaken because bids received are in excess of estimate or amounts available for such construction, or for acquisition of real property which cannot be acquired because costs exceed amounts provided in appropriation. Allocations may also be made for purchase of equipment in augmentation of appropriation from Capital Outlay and Savings Fund.

S.B. 1884—McBRIDE. (L. Gov.) Adds Art. 15.5, Ch. 10, Title 8, Gov. C., re municipal court in Ojai-Santa Paula-Fillmore district.

Provides for one judge. Provides for clerk, marshal, and other attaches and specifies their monthly salaries.

Entitles such officers and attaches to sick leave, vacation, and other benefits afforded county employees in Ventura County salary ordinance. Prescribes procedure for payment of salaries.

To take effect immediately, urgency measure.

S.B. 1885—McBRIDE. (Nat. Res.) Adds Sec. 6364, H. & N. C., re financing Ventura Port District Harbor.

Appropriates \$4,000,000 to governing board of Ventura Port District for harbor, to be repaid from port revenues at 2 percent interest within 40 years.

S.B. 1886—SUTTON. (Agr.) Amends Sec. 509, Ag. C., re milk inspection.

Authorizes director to fix fees for inspection in established milk inspection area at less than present statutory fees if such fees will meet cost of administering provisions re grading and inspection of market milk.

S.B. 1887—SUTTON. (Agr.) Adds Sec. 92.2, Ag. C., re agricultural fairs.

Provides for expenditure by county or district agricultural association fairs up to 3 percent of state apportioned funds for support of events or exhibits on local festive days.

S.B. 1888—SUTTON. (Nat. Res.) Appropriates unspecified sum from State Park Fund to Division of Beaches and Parks for state historical monument in Colusa County.

S.B. 1889—SUTTON. (Fin.) Claim bill. Unspecified sum. Franklin R. Wooten.

S.B. 1890—SUTTON. (Soc. Wel.) Adds Sec. 2020.1, W. & I. C., re casual income of recipients of old age assistance.

Defines "casual income" and "inconsequential resources" of applicant or recipient of old age security as earnings, or income received by virtue of ownership of property, not exceeding unspecified amounts in calendar quarter.

S.B. 1891—CUNNINGHAM. (Soc. Wel.) Amends Sec. 103.3, W. & I. C., re underpayments of aid.

Provides when underpayment in public assistance grant occurs due to administrative error or inadvertence by county, county shall pay aid equal to full amount of underpayment and for entire period during which underpayment occurred.

S.B. 1892—CUNNINGHAM. (Soc. Wel.) Amends Sec. 2016, adds Sec. 2017, W. & I. C., re aid to aged.

Requires that within 10 days after any change in grant or budget of recipient, he shall be given itemized report of his budget, grant, and deductions.

S.B. 1893—CUNNINGHAM. (L. Gov.) Amends, adds and repeals various secs., Gov. C., re incurring of bonded indebtedness by counties.

Requires order of board of supervisors to call bond election. Deletes requirement that payment of bond proceeds under joint exercise of powers provision be referred to in order. Deletes requirement that ballot show amount and purposes of works for which bonds issued. Requires order, rather than notice of bond election, to be published. Makes issuance of approved bonds permissive, rather than mandatory. Revises provisions re interest, redemption, schedule of maturity dates of bonds and disposition of premiums, accrued interest, and other bond proceeds. Allows board of supervisors to provide for tax levy in resolution providing for bond issuance. Allows signature of treasurer on coupons. Deletes provisions re consolidation of bond election. Makes other technical and clarifying changes.

S.B. 1894—BERRY. (Trans.) Amends Secs. 372, 373, and 487, adds Sec. 548, S. & H. C., re state highway routes.

Extends Route 3 from Calor to Route 210 near Tulelake.

Extends Route 73 from existing Route 73 near Litchfield to Route 29 near Jamesville.

Designates county road from Truckee to Kings Beach as Route 548.

S.B. 1895—DESMOND. (L. Gov.) Amends Sec. 61100, Gov. C., re community service districts, making no substantive change.

S.B. 1896—DESMOND. (L. Gov.) Amends Sec. 61121, Gov. C., re community service districts, making no substantive change.

S.B. 1897—DESMOND. (L. Gov.) Amends Sec. 61224, Gov. C., re community services districts, making no substantive change.

S.B. 1898—DESMOND. (L. Gov.) Amends Sec. 61403, Gov. C., re community service districts, making no substantive change.

S.B. 1899—DESMOND. (L. Gov.) Amends Sec. 61408, Gov. C., re community service districts, making no substantive change.

S.B. 1900—DESMOND. (L. Gov.) Amends Sec. 61410, Gov. C., re community services districts, making no substantive change.

S.B. 1901—DESMOND. (L. Gov.) Amends Sec. 61409, Gov. C., re community service districts, making no substantive change.

S.B. 1902—DESMOND. (L. Gov.) Amends Sec. 61890, Gov. C., re community service districts, making no substantive change.

S.B. 1903—DESMOND. (L. Gov.) Amends Sec. 61891, Gov. C., re community services districts, making no substantive change.

S.B. 1904—DESMOND. (L. Gov.) Amends Sec. 61861, Gov. C., re community services districts, making no substantive change.

S.B. 1905—REGAN. (Wat. Res.) Amends Sec. 232, Wat. C., re determination of water supplies.

Directs Department of Water Resources to include in report to Legislature presently required redetermination of water supplies in watersheds, findings as to present uses of water within each watershed together with apparent claim of water right, excluding individual uses which in judgment of director are insufficient in aggregate to materially affect quantitative determinations.

S.B. 1906—DORSEY. (Wat. Res.) Appropriates \$1,300,000 from Investment Fund to Department of Water Resources for expenditures re Upper Feather River Service Area reservoirs, to be expendable when department reports favorable feasibility findings to Legislature.

S.B. 1907—GRUNSKY. (Gov. Eff.) Amends Sec. 23772, B. & P. C., re restrictions on issuance of licenses.

Requires person's ownership or interest in distilled spirits wholesaler's, rectifier's, or retailer's license to be substantial in order for it to prevent him from holding distilled spirits manufacturer's or manufacturer's agent's license.

S.B. 1908—GRUNSKY. (Gov. Eff.) Amends Sec. 25500, B. & P. C., re restrictions on holding of liquor licenses.

Provides that ownership by manufacturer, wine grower, manufacturer's agent, rectifier, distiller, bottler, importer, or wholesaler, or officer, director, or agent thereof, of interest in on-sale license is prohibited only if such interest is substantial.

S.B. 1909—GRUNSKY. (Gov. Eff.) Amends Sec. 25505, B. & P. C., re restrictions on holding of liquor licenses.

Provides that ownership or interest by on-sale licensee, or officer, director, employee, or agent thereof, in manufacturer's, wine grower's, rectifier's, importer's, or wholesaler's license, business conducted, or property used thereunder, is prohibited only if such ownership or interest is substantial.

S.B. 1910—COLLIER. (Trans.) Adds Sec. 157.7, Veh. C., re reflectorized license plates.

See digest S.B. 1773, apparently identical.

S.B. 1911—BROWN. (Nat. Res.) Adds Pt. 12, Div. 3, Title 2, Gov. C., creating Commission on Indian Affairs in State Government.

S.B. 1912—BROWN. (Gov. Eff.) Amends Secs. 25602 and 25663, B. & P. C., re sales and deliveries of liquor by persons under age of 21 years.

Authorizes such a person to make deliveries of liquor in or about licensed premises, but prohibits all other types of deliveries, and all sales of liquor, by such persons as part of employment. Prohibits licensee from employing or using services of such person to make sales or deliveries of liquor, except deliveries in or about licensed premises.

S.B. 1913—BROWN. (Gov. Eff.) Amends Secs. 25503 and 25612, B. & P. C., re furnishing of signs and advertising matter to liquor licensees.

Deletes existing prohibition and authorizes furnishing, giving, lending, or renting to liquor retailers such signs or other advertising matter as may be permitted by rules of Department of Alcoholic Beverage Control.

S.B. 1914—BROWN. (Lab.) Adds Sec. 5005, Lab. C., re workmen's compensation.

Provides that filing of release or compromise agreement stays proceedings and suspends time within which acts may or must be done pending approval or disapproval thereof.

S.B. 1915—BROWN. (Trans.) Amends Sec. 249.01, adds Sec. 249.15, Veh. C., re caravaning.

Provides transportation of commercial vehicles exempt from caravaning law.

Provides if any part of caravaning law held invalid, does not affect validity of other provisions.

S.B. 1916—BROWN. (Lab.) Amends Sec. 4750, Lab. C., re workmen's compensation.

Provides that where employee with a permanent disability sustains another such disability, Industrial Accident Commission must find and determine: (a) extent and nature of previous injury and the factors of the combined disability attributable to it; (b) factors of combined disability directly attributable to compensable injury considered alone and not in conjunction with previous disability; (c) percentage of combined disability attributable to (a) and (b).

S.B. 1917—CUNNINGHAM. (Pub. U.) Adds Ch. 8, Div. 2, P. U. C., re regulation of dump truck carriers.

Makes regulation of such carriers, as defined, exclusively as provided in chapter and repeals conflicting provisions of Public Utilities Act, Highway Carriers' Act, and City Carriers' Act.

Provides for regulation of dump truck carriers by Public Utilities Commission with respect to issuance of permits, fixing of rates, protection against liability, imposition of fees, and submission of reports.

Provides that any carrier engaged in business of transporting property by dump truck on effective date of act and subsequent to January 1, 1946, may file with commission application for dump truck carrier permit, and requires commission to issue permit upon proof of such operations. Other applicants are required to establish ability and reasonable financial responsibility.

S.B. 1918—WILLIAMS. (Rev. & Tax.) Adds Sec. 1094.6, C. C. P., re property taxes.

Permits taxpayers to seek review of intercounty equalization decisions of State Board of Equalization.

S.B. 1919—WILLIAMS. (Wat. Res.) Adds Sec. 13056, Wat. C., to require regional water pollution control boards to take cognizance of California Water Plan in establishing waste discharge standards.

S.B. 1920—REGAN. (Agr.) Amends Sec. 403.5, Ag. C., re rights to estrays, to declare described territory in Trinity County as not devoted chiefly to grazing.

S.B. 1921—BUSCH. (Wat. Res.) Appropriates unspecified sum to Middle Creek Water District for flood control and water conservation.

S.B. 1922—BUSCH. (Wat. Res.) New act, creating Middle Creek Water District in Lake County.

S.B. 1923—BUSCH. (L. Gov.) Amends Sec. 449, Ed. C., to change salary of superintendent of schools of Lake County from \$6,930 to unspecified amount.

S.B. 1924—COOMBS. (Wat. Res.) Amends Ch. 1449, Stats. 1951, the Napa County Flood Control and Water Conservation District Act, re district created under said act.

Increases limit on district tax from 10 to 25 cents per \$100 of assessed valuation. Authorizes dissolution of zones and provides procedure therefor.

Corrects name of district.

S.B. 1925—ED. C. JOHNSON. (Wat. Res.) Adds Sec. 11261, Wat. C., re construction of Oroville Dam.

Requires construction of flood control dam at Oroville Dam site, to be constructed so as to impound maximum of 500,000 acre-feet of water and so as to permit later economical integration as portion of Feather River Project. Requires Department of Water Resources to secure available federal or local contributions or grants-in-aid.

Appropriates \$25,190,000 to department for such purpose, together with any other funds appropriated or contributed re planning and construction of Oroville Dam and Reservoir as authorized under Feather River Project.

S.B. 1926—MILLER. (Gov. Eff.) Amends Sec. 71, Ag. C., re directors of California State Fair and Exposition, to specify that their appointment be subject to confirmation by Senate.

S.B. 1927—COBEY. (Wat. Res.) Amends Secs. 21735 and 21736, Wat. C., re irrigation district elections.

Deletes restriction of specified provisions re election contests to districts containing less than 500,000 acres.

S.B. 1928—FARR. (L. Gov.) Adds Sec. 2903, Pen. C., re detention of women sentenced to county jail in California Institution for Women.

Provides conditions under which woman who could be sentenced to county jail can be committed to California Institution for Women. Makes such women subject to discipline and treatment of felony prisoner but exempts such detention from classifying offender guilty of a felony.

Directs that such detention be subject to contracts between state authorities and county for reimbursement of state by county for the detention.

Directs Department of Corrections to accept such county prisoners if it believes prisoners will benefit and if it has facilities. Provides consent of Department of Corrections be obtained before transporting prisoner to institution. Provides transportation of prisoner to be by sheriff of county and expenses thereof paid by county.

Permits Director of Corrections to return any such prisoner who violates rules of the institution.

S.B. 1929—BYRNE. (F. & G.) Adds Sec. 491.5, F. & G. C., re use of gaff or treble hook.

Prohibits use or possession of gaffs or treble hooks within 100 feet of designated waters of Feather River and Butte Creek when waters closed to salmon fishing as salmon spawning area except in person's home or while traveling on public roads.

S.B. 1930—DOLWIG. (Jud.) Adds Sec. 1203.55, Pen. C., re chief adult probation officer.

Permits charter counties where general law governs probation services to establish office of chief adult probation officer in lieu of adult probation officer.

Prescribes appointment of chief by superior court judges. Grants chief appointing power of deputies subject to standards prescribed by appointing authority.

Exempts chief and deputies from statutory salaries prescribed for adult probation officers. Prohibits juvenile probation officer from acting as adult officer.

S.B. 1931—DORSEY. (Rev. & Tax.) Adds Sec. 6395, R. & T. C., re sales tax, exempting gross receipts from sale of wrapping paper used by locker plant to wrap cut meat.

S.B. 1932—MILLER. (Elec.) Adds, amends, and repeals various secs., Elec. C., re partisan candidates.

Eliminates cross-filing for partisan office.

S.B. 1933—MILLER. (Ed.) Adds Ch. 13, Div. 4, Ed. C., re education of gifted children.

Defines minor high school pupils with scholastic ability of college preparatory caliber as gifted children. Authorizes State Board of Education to establish standards for special classes for such children, with emphasis on science.

Permits special schools and classes to be maintained during 1958-59 school year by districts maintaining grades nine through 12, and having average daily attendance of 60,000 or more. Requires district maintaining such program to report conclusions

and recommendations to Department of Education by December 31, 1959. Directs Superintendent of Public Instruction to determine excess expense of such special instruction of gifted children over cost of regular instruction.

Appropriates unspecified amount for administration of program.

S.B. 1934—**SHORT.** (Ed.) Amends Secs. 7041 and 7042, Ed. C., re foundation programs for districts, making no substantive change.

S.B. 1935—**BUSCH.** (L. Gov.) Amends Sec. 28132, Gov. C., changing annual salary of Mendocino County auditor to unspecified amount.

S.B. 1936—**HAROLD T. JOHNSON.** (Wat. Res.) Appropriates \$1,300,000 from Investment Fund to Department of Water Resources for expenditures re Upper Feather River Service Area reservoirs, to be expendable when department reports favorable feasibility findings to Legislature.

To take effect immediately, urgency measure.

S.B. 1937—**MURDY.** (Jud.) Amends Sec. 1955, Gov. C., exempting any public officer or employee from civil liability for any act taken in official capacity under color of law and pursuant to written advice of Attorney General.

S.B. 1938—**MURDY.** (Soc. Wel.) Adds Pt. 2, Div. 5, amends various secs., W. & I. C., and Gov. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV, Federal Social Security Act.

Provides for establishment of state plan, federally approved, providing for aid to needy permanently and totally disabled, prescribes qualifications of applicants for aid, and method of computing amount thereof, not to exceed \$89 per month. Provides for automatic increases or decreases in aid in accordance with federal increases or decreases; maximum of \$90 and minimum of \$75 per month.

Provides that aid is to be administered by counties, under supervision of State Department of Social Welfare, in substantially same manner as aid to aged is administered.

Provides that State is to bear entire cost of aid to persons without county residence, after deducting federal assistance, and is to bear cost of aid to persons with county residence in same proportion as prescribed for aid to aged.

Requires spouse, parent, or adult child, residing within State, pecuniarily able to support applicant, to repay county aid granted, making responsibility of such relative enforceable by court action.

To become operative July 1, 1958.

S.B. 1939—**MURDY.** (Jud.) Adds Sec. 1092.5, Gov. C., and Sec. 1011.5, Ed. C., and amends Sec. 32108, H. & S. C., re interest of public officers in public contracts.

Exempts interest arising solely from membership in nonprofit corporation formed under Agricultural Code or Corporations Code for merchandising agricultural products from prohibited interests of public officers in public contracts.

S.B. 1940—**MURDY.** (Gov. Eff.) Amends Sec. 69591, Gov. C., increasing Orange County superior court judges from five to eight.

S.B. 1941—**MURDY.** (Gov. Eff.) Amends Sec. 9906, Gov. C., re legislative advocates, making no substantive change.

S.B. 1942—**MURDY.** (Gov. Eff.) Amends Sec. 9909, Gov. C., re legislative advocates, making no substantive change.

S.B. 1943—**MURDY.** (Jud.) Adds Sec. 272, Pen. C., re criminal liability of parents, making misdemeanor for parent to knowingly permit his child under 12 years of age to be in public place between 10 p.m. and 5 a.m.

S.B. 1944—**MONTGOMERY.** (Lab.) Amends Sec. 5003, Lab. C., re workmen's compensation, making no substantive change.

S.B. 1945—**MONTGOMERY.** (Lab.) Amends Sec. 5908.5, Lab. C., re decisions of Industrial Accident Commission, making no substantive change.

S.B. 1946—MONTGOMERY. (Agr.) Amends Sec. 4231, adds Sec. 4291, Ag. C., re minimum milk prices.

Makes establishment of minimum distributor prices in milk stabilization and marketing plans mandatory for fluid milk, or fluid cream and fluid skim milk, or milk fat or fluid skim milk components.

S.B. 1947—MONTGOMERY. (Agr.) Adds Sec. 461.1, Ag. C., requiring standard milk bottle or single service container in which market milk is sold at retail to be labeled as to minimum percentage of milk fat contained. To become operative January 1, 1958.

S.B. 1948—SHORT. (F. & G.) Amends Sec. 1, F. & G. C., correcting division references.

S.B. 1949—SHORT. (Pub. H. & S.) Amends Sec. 24, H. & S. C., re invalidity of any provision thereof, making no substantive change.

S.B. 1950—SHORT. (Ed.) Amends Sec. 13, Ed. C., re education, making no substantive change.

S.B. 1951—SHORT. (Agr.) Amends Sec. 18, Ag. C., re sales of commodities, making no substantive change.

S.B. 1952—SHORT. (Trans.) Amends Sec. 4, Veh. C., re vehicles and vehicular traffic, making no substantive change.

S.B. 1953—SHORT. (Wat. Res.) Amends Sec. 24, Wat. C., re water, making no substantive change.

S.B. 1954—SHORT. (Soc. Wel.) Amends Sec. 19, W. & I. C., re public assistance, making no substantive change.

S.B. 1955—SHORT. (Lab.) Amends Sec. 23, Lab. C., re labor and employment relations, making no substantive change.

S.B. 1956—SHORT. (Nat. Res.) Amends Sec. 18, P. R. C., re application of provisions thereof, making no substantive change.

S.B. 1957—SHORT. (Pub. U.) Amends Sec. 2, P. U. C., re public utilities and other regulated businesses, making no substantive change.

S.B. 1958—BERRY. (Nat. Res.) Appropriates \$75,000 from State Park Fund to complete second unit of James W. Marshall Museum at Gold Discovery Park in El Dorado County and for construction of exhibits.

S.B. 1959—ERHART. (Soc. Wel.) Amends Secs. 104.5, 104.6, 2023, 2160.6, 2220, W. & I. C., re administration of public assistance.

Provides that appeals to State Social Welfare Board shall be heard within 30, rather than 45, days after appeal is filed, and that board shall render its decision thereon within 60, rather than 90, days after conclusion of hearing or filing of report by referee where heard by referee.

Requires board of supervisors to comply with decision of board within 30 days of the rendering thereof.

Provides when State withholds funds from county for failure of county to carry out order of State Social Welfare Board, State shall pay full amount of assistance to recipient until county does comply.

Requires, rather than permits, order of board of supervisors suspending aid of recipient confined in hospital or institution to provide for restoration of aid without further order upon discharge of recipient.

Provides for withholding of one monthly warrant of recipient in cases where cause exists for suspension of aid, or State Department of Social Welfare orders suspension, instead of authorizing board of supervisors to cancel, suspend, or revoke aid for indeterminate period in such cases; and provides if investigation of recipient's eligibility is not completed at end of 30-day period, withheld warrant shall be released.

S.B. 1960—ERHART. (Jud.) Adds Sec. 1223.5, Gov. C., requiring State to pay expenses of county employee or official in attending meeting at which his presence was required by State.

S.B. 1961—ERHART. (Ed.) Adds Art. 2.2, Ch. 3, Div. 8, Ed. C., re school crossing guards.

Authorizes governing board of school district to expend funds for school crossing guards at schools in unincorporated areas of district, and to contract with Commissioner of California Highway Patrol to provide such services at agreed amount.

S.B. 1962—SUTTON. (Ed.) Amends Sec. 440, Ed. C., and Sec. 28140, Gov. C., changing annual salaries of Tehama County superintendent of schools and supervisors to unspecified amounts.

S.B. 1963—SUTTON. (Ed.) Amends Sec. 443, Ed. C., and Sec. 28143, Gov. C., re compensation for public service in Glenn County.

Changes annual salaries of county superintendent of schools and district attorney to unspecified amounts.

S.B. 1964—SUTTON. (L. Gov.) Amends Sec. 448, Ed. C., and Sec. 28148, Gov. C., re compensation for public service in Colusa County.

Changes salaries of county superintendent of schools and district attorney to unspecified amounts.

S.B. 1965—SUTTON. (Soc. Wel.) Amends Secs. 2020, 2025, adds Sec. 2020.001, Art. 2.5, Ch. 1, Div. 3, W. & I. C., re aid to aged.

Increases from \$85 (plus \$4 because of federal increase) to \$100 maximum amount payable to recipient of aged aid, and provides for maximum of \$100, instead of \$90, and minimum of \$89, instead of \$75, to take care of possible increases or decreases in federal aid.

Provides that increases or decreases due to increases or decreases in federal aid shall be based on those occurring after October 1, 1956, rather than May 1, 1955, and deletes provision that increases resulting from federal increases after May 1, 1955, shall be considered necessary to meet medical and health needs of recipients should federal government so require.

Provides that payments of aid delayed pursuant to departmental rule due to change in circumstances shall be paid retroactively to day change took place.

Provides for inclusion in budget of aged aid recipient of \$6 item for medical and other remedial care, including insurance premiums relating thereto, to be paid by counties and reimbursed by State out of Social Welfare Medical and Health Care Fund.

Establishes Social Welfare Medical and Health Care Fund to contain funds to reimburse counties for medical and other remedial care furnished aged aid recipients, and provides for quarterly transfers to fund of amount equal to three times product of \$3 multiplied by number of aged aid recipients in State as estimated by Department of Social Welfare, increased or decreased by adjustments for preceding quarters. Also provides fund shall contain funds received from Federal Government under program. Prescribes procedure for payment to counties.

Appropriates unspecified amount from Social Welfare Medical and Health Care Fund for purpose of aiding counties in defraying cost of supplemental assistance to recipients for services in nursing and boarding homes, in amount not to exceed \$6 multiplied by number of recipients receiving such services in county for month.

Provides recipient shall not be required to reimburse county for medical or other remedial care received.

To take effect immediately, urgency measure.

S.B. 1966—WILLIAMS. (Wat. Res.) Amends Ch. 1020, Stats. 1931, the Water Conservation Act of 1931, re district taxation.

Prohibits levy of tax on real property for purposes other than payment of principal and interest on bonds.

S.B. 1967—WILLIAMS. (Lab.) Amends Sec. 4753, Lab. C., re workmen's compensation.

Extends termination date of 1955 amendment to Section 4751 and addition of Section 4753, Lab. C., which limited liability of Subsequent Injuries Fund and reduced compensation payable from fund in certain respects, to ninety-first day after final adjournment of 1959, rather than 1957 Regular Session.

S.B. 1968—BREED. (L. Gov.) Amends Secs. 34302.5, 34302.6, 34308, 34310, and 34325.1, Gov. C., re incorporation of new cities.

Requires notice of intention to circulate incorporation petition to contain names and addresses of and be signed by at least 25 and not more than 50 qualified signers as proponents and designation of name and address of chairman of proponents, rather than to contain names of proponents. Prohibits filing of more than two notices affecting same or substantially the same area in one year. Prescribes factors to be considered in determining "same or substantially the same area." Extends period during which no other notice re incorporation or annexation affecting same territory may be filed or annexation proceedings initiated from 50 to 90 days after notice re incorporation filed. Requires notice of hearing on petition rather than petition to be published. Prescribes contents of such notice. Makes other clarifying and technical changes.

S.B. 1969—ROBERT I. McCARTHY. (F. I.) Amends Sec. 28403, Corp. C., re reserves of retirement systems, making no substantive change.

S.B. 1970—ROBERT I. McCARTHY. (Pub. U.) Amends Sec. 28101, Corp. C., re retirement systems.

Provides retirement systems established for or covering employees of public utilities or common carriers, rather than established for such employees, are exempt from provisions relating to other retirement systems.

S.B. 1971—ROBERT I. McCARTHY. (Gov. Eff.) Amends Ch. 1687, Stats. 1955, re authority of State Public Works Board to construct state office buildings to be financed by issuance of either certificates or revenue bonds.

Increases amount for office building in San Francisco from \$6,792,300 to \$6,892,300.

S.B. 1972—ROBERT I. McCARTHY. (L. Gov.) Adds Sec. 29610.1, Gov. C., making expenses of municipal court justices incurred when attending traffic courses or conferences, county charges.

S.B. 1973—BERRY. (Lab.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Entitles any party, including Attorney General on behalf of Subsequent Injuries Fund, to special findings of fact, upon demand in proceeding for benefits before Industrial Accident Commission, in which either causation or aggravation of disease is claimed.

S.B. 1974—GRUNSKY (Departmental). (F. I.) Amends Sec. 150, Ins. C., re insurers.

Provides person capable of making contract may become an admitted insurer, rather than be an insurer, subject to restrictions of Insurance Code.

S.B. 1975—GRUNSKY (Departmental). (F. I.) Amends Sec. 250, Ins. C., re insurers.

Modifies provision that insurable risk may be insured against subject to Insurance Code, by providing it may be insured against "by an admitted insurer," subject to Insurance Code.

S.B. 1976—GRUNSKY (Departmental). (Trans.) Amends Sec. 94, S. & H. C., re contracts of the Department of Public Works, making no substantive change.

S.B. 1977—GRUNSKY. (Rev. & Tax.) Adds Sec. 7208, R. & T. C., re uniform local sales and use taxes, providing that ordinance adopting such taxes be subject to referendum, unless ordinance provides otherwise.

S.B. 1978—DESMOND. (L. Gov.) Amends Sec. 28108, Gov. C., changing annual salary of Sacramento County supervisors to unspecified amount.

S.B. 1979—THOMPSON. (Gov. Eff.) Appropriates unspecified sum for additional support of state hospitals for payment of salary increases for employees.

S.B. 1980—JOHN F. McCARTHY. (Trans.) Adds Sec. 5103, S. & H. C., prohibiting performance of work pursuant to Improvement Act of 1911 in unincorporated territory in which less than 12 registered voters reside at time resolution of intention is proposed by board of supervisors.

S.B. 1981—CUNNINGHAM. (Pub. U.) Amends Sec. 7608, P. U. C., re first aid kits on trains.

Extends scope of requirement of such equipment to apply to every railroad company, rather than only steam railroad companies, and to each train or light engine, however propelled, rather than only steam trains or engines.

S.B. 1982—CUNNINGHAM. (L. Gov.) Amends Sec. 29610, Gov. C., increasing from \$100 to \$150 convention expenses allowed by county for county and inferior court officers.

S.B. 1983—CUNNINGHAM. (Soc. Wel.) Amends Sec. 103.4, W. & I. C., re residence of recipient of aged aid.

Provides recipient of aged aid shall not lose state residence if prevented by illness or other good cause from returning to State within year if he does not by act or intent establish residence elsewhere.

S.B. 1984—THOMPSON. (Wat. Res.) Amends Ch. 1289, Stats. 1955, the Santa Clara-Alameda-San Benito Water Authority Act, re powers of said authority.

Authorizes authority to disseminate information re rights, properties, activities, plans and proposals of authority, but limits annual expenditures therefor to one cent for each \$100 of assessed valuation of land within authority.

S.B. 1985—THOMPSON. (Gov. Eff.) Amends Sec. 19622, repeals Sec. 19626.6, B. & P. C., re fairs and expositions.

Raises appropriation from Fairs and Exposition Fund for California State Fair from \$125,000 to \$250,000, Los Angeles County Fair from \$125,000 to \$250,000, 1-A District Agricultural Association from \$100,000 to \$250,000 and abolishes \$65,000 annual appropriation to 1-A District for Grand National Junior Livestock Exposition.

Adds \$125,000 to Sixth District for annual industrial and trade exposition.

S.B. 1986—COOMBS. (Pub. H. & S.) Appropriates unspecified sum to Department of Public Health for state-wide study of air pollution.

S.B. 1987—COOMBS. (Pub. H. & S.) Adds Sec. 4734, H. & S. C., to prohibit chairman of board of directors of county sanitation district, while holding such office, to make or second motions.

S.B. 1988—COLLIER. (Trans.) Amends and adds various secs., R. & T. C. and Veh. C., re sales and use taxation and registration of motor vehicles.

Exempts sale of motor vehicle subject to registration from definition "occasional sale" and various provisions of Sales and Use Tax Law applicable to latter.

Includes retailer of vehicle subject to registration in definition "retailer."

Exempts from sales tax sale of vehicle subject to registration when retailer other than certified dealer or licensed wrecker.

Creates presumption that vehicle subject to registration and purchased outside State and brought here within 90 days from purchase date, was acquired for storage, use or other consumption in this State.

Requires purchaser of vehicle sold at retail by person other than certificated dealer or licensed wrecker to file use tax return, but exempts retailer from necessity of filing sales tax return. Requires purchaser to file return with and pay use tax to Department of Motor Vehicles on first applying for registration or transfer of registration of vehicles. Prohibits department from registering or transferring registration until return and tax paid.

Makes other changes designed to implement foregoing.

To take effect immediately, tax levy, operative July 1, 1957.

S.B. 1989—COLLIER. (Jud.) Amends Secs. 658 and 660, C. C. P., re definition of real or immovable property.

Excepts growing trees from provision that things attached to or forming a part of the land which are agreed to be severed before sale or under contract of sale shall be treated as goods rather than real or immovable property.

S.B. 1990—COLLIER. (Trans.) Amends Sec. 301, S. & H. C., re State Route 1, to designate the bridge on such route across Wilson Creek, "Louis De Martin Senior Bridge," and require it to be so marked.

S.B. 1991—COLLIER. (Wat. Res.) New act, to ratify Klamath River Basin Compact.

Ratifies said compact, which is set forth in full, to be binding on State when approved by Legislatures of California and Oregon and consented to by Congress, at which time California Klamath River Commission is abolished.

Appropriates \$12,000 to Klamath River Compact Commission created by compact.

S.B. 1992—COBEY. (Wat. Res.) Amends Secs. 35470, 35851, and 35876, adds Pt. 6.5, Div. 13, Wat. C., re California water districts.

Authorizes creation of distribution districts within district.

Authorizes district to contract with any distribution or improvement district formed therein for specified purposes.

Authorizes cooperation and contract with United States for receiving or borrowing and repaying money for construction of water works for district or any distribution or improvement district formed therein.

Authorizes district to include stand-by charges in water charges fixed and collected, and to make water available to occupants of land, as well as to owners thereof.

To take effect immediately, urgency measure.

S.B. 1993—COBEY. (F. & G.) Amends Sec. 1468, F. & G. C., providing the Wildlife Conservation Board may authorize property acquisition by Department of Fish and Game by eminent domain.

S.B. 1994—COBEY. (Wat. Res.) Adds Ch. 5, Pt. 6, Div. 6, repeals Arts. 4, 5, and 6, Ch. 3, Pt. 2, Div. 5, Wat. C., re flood control projects.

Provides for creation of maintenance areas re maintenance of flood control projects constructed under State Water Resources Law of 1945 and California Watershed Protection and Flood Prevention Law. Deletes existing provisions re formation of maintenance areas re Sacramento River Flood Control Project.

Abolishes Flood Control Project Maintenance Revolving Fund and transfers money to Water Resources Revolving Fund, which latter fund is to be used re financing of maintenance areas.

S.B. 1995—COBEY. (Wat. Res.) New act, re construction of San Luis Dam and Reservoir.

Authorizes Department of Water Resources to assist and cooperate with Bureau of Reclamation in construction of said dam and reservoir by bureau, and appropriates unspecified sum to department for such purposes.

S.B. 1996—COBEY. (Wat. Res.) Adds Sec. 154.6, repeals Sec. 12596, Wat. C., re compensation of State Water Board members.

Increases per diem from \$20 per day with maximum of \$2,000 per year to \$70 per day with maximum of \$7,000 per year.

S.B. 1997—COBEY. (Agr.) Amends Secs. 4226, 4227, 4228, and 4230, Ag. C., re classes and prices for milk.

Redefines classes of milk established under stabilization and marketing plans.

Amplifies consideration pertinent to establishing minimum distributor prices for all classes.

S.B. 1998—COBEY. (Agr.) Repeals Sec. 544, Ag. C., re milk containers and handling equipment, to delete inoperative material, making no substantive change.

- S.B. 1999—BYRNE (By request). (Lab.) Amends Sec. 11658, Ins. C., to require commissioner to act on proposed workmen's compensation policies within three months after submission for approval.
- S.B. 2000—BYRNE (By request). (Lab.) Amends Sec. 11736, Ins. C., re workmen's compensation insurance premium rates.  
Authorizes commissioner on application of insurer stating reasons therefor to fix higher rate for any specific risk.
- S.B. 2001—KRAFT. (B. & P.) Amends Sec. 100, B. & P. C., re Department of Professional and Vocational Standards, making no substantive change.
- S.B. 2002—KRAFT. (B. & P.) Amends Sec. 150, B. & P. C., re Department of Professional and Vocational Standards, making no substantive change.
- S.B. 2003—KRAFT. (B. & P.) Adds Ch. 2.5, Div. 2, B. & P. C., to provide provisions of Medical Practice Act apply to practitioners of chiropractic to extent practical and permissible.
- S.B. 2004—KRAFT. (B. & P.) Amends Sec. 1600, B. & P. C., re dentistry, making no substantive change.
- S.B. 2005—KRAFT. (B. & P.) Amends Sec. 2762, B. & P. C., re nursing.  
Provides it is unprofessional conduct to obtain or unlawfully possess or furnish or administer to another any dangerous drug as well as narcotic. Exempts obtaining or possessing narcotic or dangerous drug as directed by dentist or chiropodist as well as physician.
- Makes unprofessional conduct falsifying or making grossly incorrect, grossly inconsistent or unintelligible entries in any hospital, patient, or other record pertaining to narcotics or dangerous drugs.
- S.B. 2006—KRAFT. (B. & P.) Amends Sec. 2873.5, B. & P. C., re licensing medical corps veterans as vocational nurses.  
Deletes provision allowing licensing without examination. Makes examination mandatory.
- S.B. 2007—KRAFT. (B. & P.) Amends Sec. 4008, B. & P. C., re pharmacy.  
Authorizes California State Board of Pharmacy to make rules and regulations relating to drugs for poultry, livestock, or animals.
- S.B. 2008—KRAFT. (B. & P.) Amends Sec. 4012, B. & P. C., providing salary of not more than \$12,000 nor less than \$7,500 for executive secretary of California State Board of Pharmacy.
- S.B. 2009—KRAFT. (B. & P.) Amends Sec. 4033, B. & P. C., re pharmacy, to include in definition of "physician" certain unlicensed persons practicing medicine while students or instructors.
- S.B. 2010—KRAFT. (B. & P.) Amends and adds various secs., B. & P. C., re pharmacy.  
Provides for registration of intern pharmacists.  
Makes related changes.
- S.B. 2011—KRAFT. (B. & P.) Amends Sec. 4038, B. & P. C., re pharmacy, making no substantive change.
- S.B. 2012—KRAFT. (B. & P.) Adds Sec. 4047, B. & P. C., to define "licensed or county hospital" for pharmacy law purposes.
- S.B. 2013—KRAFT. (B. & P.) Amends Sec. 4057, B. & P. C., re pharmacy.  
Limits exemption in case of vitamins, dietary foods and other articles sold by non-pharmacists to those labeled "Food Supplement—Not for Therapeutic Use."
- S.B. 2014—KRAFT. (B. & P.) Repeals Sec. 4060, B. & P. C., re furnishing by wholesaler of drugs under supervision of registered pharmacist.

S.B. 2015—KRAFT. (B. & P.) Amends Sec. 4061, B. & P. C., re pharmacy.

Deletes exception in favor of certain products from prohibition by rule of California State Board of Pharmacy against sale except in pharmacy and under personal supervision of registered pharmacist.

S.B. 2016—KRAFT. (B. & P.) Amends Sec. 4080, B. & P. C., re pharmacy, making no substantive change.

S.B. 2017—KRAFT. (B. & P.) Amends Sec. 4082, B. & P. C., re pharmacy permits, making no substantive change.

S.B. 2018—KRAFT. (B. & P.) Repeals and adds Sec. 4093, B. & P. C., re pharmacy.

Eliminates requirement that relief pharmacist carry his certificate of registration upon his person while on duty.

Requires every person holding certificate or permit issued by California State Board of Pharmacy to keep original displayed in transparent container upon premises in place where it can be clearly read by public, rather than keep original or renewal thereof displayed in such container upon premises in place conspicuous to public.

S.B. 2019—KRAFT. (B. & P.) Amends and renames Secs. 4097, 4098, and 4099, B. & P. C., re pharmacy, making no substantive change.

S.B. 2020—KRAFT. (B. & P.) Amends Sec. 4160, B. & P. C., to substitute nitrites for nitrates in definition of "poison" in pharmacy law.

S.B. 2021—KRAFT. (B. & P.) Amends Sec. 4211, B. & P. C., redefining dangerous drugs.

S.B. 2022—KRAFT. (B. & P.) Amends Sec. 4211, B. & P. C., redefining dangerous drugs.

S.B. 2023—KRAFT. (B. & P.) Amends Sec. 4213, B. & P. C., re dangerous drugs, to define "administer" as including furnishing of drugs by veterinarian.

S.B. 2024—KRAFT. (B. & P.) Repeals and adds Sec. 4214, B. & P. C., re dangerous drugs.

Redefines "dispense" as furnishing of medicine by physician, dentist, chiropodist, or veterinarian, other than administration by physician, dentist or chiropodist to patient for immediate needs of patient, and as furnishing of medicine by registered pharmacist in licensed pharmacy upon prescription of physician, dentist, chiropodist, or veterinarian, law now defining term merely as furnishing of medicine upon prescription of physician, dentist or veterinarian or upon legal hypnotic order form.

S.B. 2025—KRAFT. (B. & P.) Amends Sec. 4216, B. & P. C., re pharmacy, to include in definition of "physician" certain unlicensed persons practicing medicine while students or instructors.

S.B. 2026—KRAFT. (B. & P.) Adds Sec. 4218.5, B. & P. C., re dangerous drugs.

Makes detail representative employed by wholesaler or manufacturer licensed by California State Board of Pharmacy eligible to obtain hypnotic license for sampling purposes.

S.B. 2027—KRAFT. (B. & P.) Amends Sec. 4222, B. & P. C., re dangerous drugs.

Eliminates annual fee for hypnotic drug license.

Requires that application for license be made on approved form.

Prohibits issuance of license until inspection made of applicant and premises and application approved.

Provides for disposition of hypnotic drugs and purchase order book when license not renewed.

S.B. 2028—KRAFT. (B. & P.) Repeals and adds Sec. 4223, B. & P. C., re dangerous drugs.

Provides California State Board of Pharmacy shall issue hypnotic drug purchase order forms to persons holding hypnotic licenses, rather than to physicians, dentists, chiropodists, veterinarians and hypnotic drug licensees.

S.B. 2029—KRAFT. (B. & P.) Repeals and adds Sec. 4224 B. & P. C., re dangerous drugs.

Revises provisions on execution of hypnotic drugs purchase order forms and their handling and disposition.

Requires purchaser of hypnotic drugs from without State to obtain license from State Board of Pharmacy.

Makes it misdemeanor to obtain hypnotic drugs except as provided or upon prescription.

S.B. 2030—KRAFT. (B. & P.) Repeals and adds Sec. 4225, B. & P. C., re dangerous drugs.

Provides supply of hypnotic drugs available to licensed or county hospital not employing pharmacist, may be used by physician for hospital patients and emergency cases, rather than may be used by registered nurse under direction of physician for such persons.

Makes exclusions from term "licensed or county hospital."

S.B. 2031—KRAFT. (B. & P.) Amends Sec. 4226, B. & P. C., re dangerous drugs.

Provides that exemption from provisions of law given physician, dentist, chiropodist, or veterinarian who administers hypnotic drugs to own patients applies only insofar as drugs are for immediate needs of patient.

S.B. 2032—KRAFT. (B. & P.) Amends Sec. 4227, B. & P. C., to provide for sale by pharmacy, under certain specified conditions, of 100 human doses or less of hypnotic drug to physicians, dentists, chiropodists, or veterinarians holding valid licenses.

S.B. 2033—KRAFT. (B. & P.) Repeals and adds Sec. 4228, B. & P. C., re dangerous drugs.

Provides no person shall furnish, rather than no person shall dispense, any dangerous drug except in container properly labeled.

S.B. 2034—KRAFT. (B. & P.) Repeals and adds Sec. 4230, B. & P. C., re dangerous drugs.

Revises to substitute for prohibition that, except upon prescription, no person have in possession any amphetamine or desoxyephedrine preparations for use in nose and unfit for internal use, a prohibition against possession of dangerous drugs generally.

Deletes exception as to possession of amphetamine or desoxyephedrine by manufacturer, wholesaler, pharmacy, physician, chiropodist and others when in stock in correctly labeled container.

S.B. 2035—KRAFT. (B. & P.) Repeals and adds Sec. 4233, and repeals Sec. 4235, B. & P. C., re dangerous drugs.

Revises penalty provisions now applicable in respect to hypnotic drugs to apply to persons guilty of illegal possession with respect to any dangerous drug.

Makes second or subsequent conviction of a felony punishable by imprisonment in county jail for not more than one year or in state prison for not less than one nor more than five years.

Deletes provision that violation of law re dangerous drugs other than hypnotics is misdemeanor.

S.B. 2036—KRAFT. (B. & P.) Adds Sec. 4235.5, B. & P. C., re dangerous drugs.

Declares any person who unlawfully furnishes to another, or unlawfully possesses, any hypnotic or dangerous drug, guilty of felony.

S.B. 2037—KRAFT. (B. & P.) Amends Sec. 4237, B. & P. C., re dangerous drugs.

Provides that offense as to forged, fictitious or altered prescription relate to prescription given directly from prescriber to furnisher or indirectly by means of written order.

Provides that penalty for first offense shall be fine or imprisonment in county jail, or both, and for each subsequent offense imprisonment in state prison for not

less than one nor more than 14 years, rather than fine for first offense and imprisonment in county jail or in state prison for not more than six years for each subsequent offense.

S.B. 2038—KRAFT. (B. & P.) Amends Sec. 4382, B. & P. C., to provide any person violating any rule or regulation of California State Board of Pharmacy is guilty of misdemeanor subject to specific punishment.

S.B. 2039—KRAFT. (B. & P.) Adds Sec. 4394, B. & P. C., re State Board of Pharmacy.

Authorizes board to bring court action to enjoin violation or threatened violation of provisions of pharmacy law in superior court in and for county in which violation occurs.

Provides board not required to allege facts necessary to show lack of adequate remedy at law or irreparable damage or loss.

S.B. 2040—KRAFT. (B. & P.) Amends Sec. 4416, B. & P. C., re dangerous drugs.

Omits annual fee for analytical toxicologist.

Revises fee schedule for licenses and certificates issued to registered pharmacists and others.

S.B. 2041—KRAFT. (B. & P.) Amends Sec. 4804, B. & P. C., to delete requirement that Board of Veterinary Medicine elect secretary.

S.B. 2042—KRAFT. (B. & P.) Amends Sec. 6535, B. & P. C., to revise required course of instruction in colleges of barbering.

S.B. 2043—KRAFT. (B. & P.) Amends Sec. 6550, B. & P. C., re barber shops.

Authorizes employment of apprentices in ratio of one to each registered barber, rather than one for each shop and in shops employing more than three registered barbers, one for each two barbers after first two.

S.B. 2044—KRAFT. (B. & P.) Adds Sec. 6550.4, B. & P. C., to authorize apprentice to practice barbering notwithstanding requirements re supervision if registered barber absent for good cause and for not to exceed 15 days in any one year.

S.B. 2045—KRAFT. (B. & P.) Amends Sec. 6560, B. & P. C., re practice of barbering.

Provides for at least two affidavits from persons unrelated to applicant for license from state or country where no licensing provisions, with personal knowledge of facts as to applicant's practice for required period in such other state or country.

S.B. 2046—KRAFT. (B. & P.) Amends Sec. 6576 and adds Sec. 6594.5, B. & P. C., re practice of barbering.

Provides conviction of any offense involving moral turpitude constitutes cause for disciplinary action.

Defines conviction and authorizes State Board of Barber Examiners to suspend, revoke, or decline certificate after such conviction.

S.B. 2047—KRAFT. (B. & P.) Amends Sec. 6852, B. & P. C., re collection agencies, making no substantive change.

S.B. 2048—KRAFT. (B. & P.) Amends Sec. 6852, B. & P. C., re collection agencies, making no substantive change.

S.B. 2049—KRAFT. (B. & P.) Amends Sec. 6854, B. & P. C., re collection agencies, making no substantive change.

S.B. 2050—KRAFT. (B. & P.) Amends Sec. 6861, B. & P. C., to provide annual salary of \$9,000 for Chief, Division of Collection Agencies, rather than having salary fixed by Secretary of State with approval of Director of Finance.

S.B. 2051—KRAFT. (B. & P.) Adds Sec. 7381.5, B. & P. C., to require inspection of proposed cosmetological establishment by State Board of Cosmetology.

S.B. 2052—KRAFT. (B. & P.) Adds Secs. 7384.5 and 7384.6, B. & P. C., to require toilet facilities for patrons of cosmetological establishments.

S.B. 2053—KRAFT. (B. & P.) Adds Ch. 12.5, Div. 3, B. & P. C., re regulation of radio and television servicing.

Creates within Department of Professional and Vocational Standards a Division of Retail Radio-Television Service headed by a chief appointed by Governor.

Prescribes powers and duties of chief of division, including licensing of persons who install and service receiving equipment.

S.B. 2054—KRAFT. (B. & P.) Adds Sec. 7973, B. & P. C., to continuously appropriate all money in Radio and Television Examiners Fund to Chief of Division of Retail Radio-Television Service (see S.B. 2053).

S.B. 2055—KRAFT. (B. & P.) Amends Sec. 8726, B. & P. C., to provide that person who prepares description for transfer of land having new boundary line practices land surveying within meaning of Land Surveyors Act.

S.B. 2056—KRAFT. (B. & P.) Amends Secs. 8761, 8763, 8769, and 8770, B. & P. C., re land surveyors.

Limits requirement that maps and documents delivered as formal or final documents contain particulars required in records of survey.

Revises specifications of record of survey maps and provides that fee for map 8½ by 13 inches shall be as provided in Sec. 27361, Gov. C.

Requires original record of survey map to be stored by county recorder in reproducible condition and authorizes him to maintain prints as counter maps.

S.B. 2057—KRAFT. (B. & P.) Amends Secs. 8764 and 8766, adds Sec. 8764.5, repeals Sec. 8766.5, B. & P. C., re land surveyors.

Deletes requirement that record of survey must show signature of surveyor, date of survey, person for whom made and other data and substitutes forms for surveyor's certificate, county surveyor's certificate, and recorder's certificate.

Eliminates requirement that county surveyor must examine record of survey with respect to its accuracy of survey and whether it appears to be survey of subdivision.

Repeals provision that if more than four lots in record of survey, statement of facts must be made showing such survey is not of subdivision.

S.B. 2058—KRAFT. (B. & P.) Amends Sec. 8768, B. & P. C., re land surveyors.

Deletes requirement that record of survey must not be filed unless surveyor has complied with provision that if more than four lots in record of survey, statement of facts must be made showing such survey is not of subdivision.

Declares that if map is not returned by county surveyor within 28 calendar days, explanation must be noted on map and it must be presented by licensed land surveyor or registered civil engineer to county recorder.

S.B. 2059—KRAFT. (B. & P.) Amends Sec. 8771, B. & P. C., re land surveyors.

Provides that when adequate records exist as to location of subdivision and street or highway monuments, such monuments must be located when streets and highways constructed or relocated. Makes other related changes.

S.B. 2060—KRAFT. (B. & P.) Adds Sec. 8771.5, B. & P. C., re land surveyors.

Requires survey map, in order to be recorded, when coordinates in California Coordinate System are used, to show or be accompanied by map showing control scheme through which coordinates were determined and to carry surveyor's or civil engineer's statement of probable error of position for new points.

S.B. 2061—KRAFT. (B. & P.) Amends Sec. 8780, B. & P. C., re land surveying.

Provides State Board of Registration for Civil and Professional Engineers may suspend or revoke license or certificate of person guilty of repeated incompetency, rather than gross incompetency.

S.B. 2062—KRAFT. (B. & P.) Adds Ch. 16.5, Div. 3, B. & P. C., re registration of boats.

Creates within Department of Professional and Vocational Standards a Bureau of Boat Registration administered by a registrar appointed by Governor.

Prescribes powers and duties of bureau including registration of boats and detachable motors.

To become operative on January 1, 1958.

S.B. 2063—KRAFT. (B. & P.) Adds Art. 3.5, Ch. 18, Div. 3, B. & P. C., re regulation of dry cleaning industry.

Requires licensee to file with State Board of Dry Cleaners \$1,000 surety bond to guarantee conduct of business in accordance with provision of dry cleaners law. To become operative March 1, 1958.

S.B. 2064—KRAFT. (B. & P.) Adds Secs. 11017, 11018, 11019, 11178, and 11180, B. & P. C., re furnishing of narcotics.

Authorizes physicians, dentists, chiropodists, interns, unlicensed resident and unlicensed assistant resident physicians to order narcotics for their hospital patients from hospital pharmacy.

S.B. 2065—KRAFT. (B. & P.) Amends Sec. 17001, B. & P. C., re preservation and regulation of competition, making no substantive change.

S.B. 2066—KRAFT. (B. & P.) Amends Sec. 17045, B. & P. C., re unfair competition, making no substantive change.

S.B. 2067—KRAFT. (B. & P.) Adds Ch. 5, Pt. 2, Div. 7, B. & P. C., to describe powers and duties of Trade and Research Commission.

S.B. 2068—KRAFT. (B. & P.) Amends Sec. 18620, B. & P. C., re regulation of boxing and wrestling, making no substantive change.

S.B. 2069—KRAFT. (B. & P.) Amends Sec. 19031, B. & P. C., to provide Chief of the Bureau of Furniture and Bedding Inspection be appointed by Governor rather than by Director of Professional and Vocational Standards under State Civil Service Act.

S.B. 2070—KRAFT. (B. & P.) Amends Sec. 19170, B. & P. C., to revise fee schedule for licenses issued under Furniture and Bedding Inspection Act.

S.B. 2071—KRAFT. (B. & P.) Adds Secs. 19539.3 and 19620.3, B. & P. C., re night harness racing.

Authorizes California Horse Racing Board to allow night harness racing for unspecified number of days, divided equally between licensed racing associations in north and south.

Provides all fees from such racing to be paid into State School Fund.

S.B. 2072—KRAFT. (Gov. Eff.) Amends Sec. 19563, B. & P. C., re horse racing, making no substantive change.

S.B. 2073—KRAFT (By request). (Gov. Eff.) Adds Ch. 15, Div. 8, B. & P. C., to establish the California Bingo Law.

S.B. 2074—KRAFT. (Gov. Eff.) Adds Ch. 14, Div. 8, B. & P. C., to establish the Tournaments, Competitions and Exhibitions Law.

S.B. 2075—KRAFT. (Ed.) Adds Sec. 14494.1, Ed. C., re payment of retirement allowances under State Teachers' Retirement System.

Authorizes Teachers' Retirement Board to advance to retired members of system estimated amount due as retirement allowance when board determines that amount due cannot be paid until after first of month following month when due. Provides for adjustment of subsequent payments to correct difference between advancements and amount actually due.

To take effect immediately, urgency measure.

S.B. 2076—KRAFT. (Ed.) Adds Sec. 14745.7, Ed. C., re retirement allowances under discontinued local school district retirement system.

Increases such allowances to retired members of discontinued system now receiving allowances from State Employees' Retirement System to amount computed under latter system based on service credited under discontinued system. Requires increase in allowance to be paid from reserve fund of local discontinued system.

S.B. 2077—KRAFT. (Ed.) Adds Art. 14.6, Ch. 15, Div. 3, Ed. C., re excess cost of continuation education.

Requires Superintendent of Public Instruction to allow school districts 75 percent of excess current expense of continuation education but not to exceed \$300 per unit of average daily attendance. Appropriates amount necessary to make such allowances.

S.B. 2078—KRAFT. (Soc. Wel.) Amends Secs. 19601, 19601.6, 19601.7, and 19613, Ed. C., re child care centers.

Deletes expiration date of child care centers. Revises basis for determining need of parent and child for child care center services. Deletes obsolete provision re budgetary needs of program.

To take effect immediately, urgency measure.

S.B. 2079—KRAFT. (Ed.) Appropriates \$420,000 to Regents of University of California to establish and maintain on La Jolla campus graduate instruction in engineering, with emphasis on science and technology, and for equipment of buildings for that purpose.

S.B. 2080—KRAFT. (F. I.) Amends Sec. 12100, Fin. C., re status of merchant owned credit associations under Check Sellers and Cashers Law, making no substantive change.

S.B. 2081—KRAFT. (F. I.) Amends Sec. 12300.3, Fin. C., re trust funds of check sellers and cashers.

Modifies surety requirements under which commissioner may authorize funds received to pay accounts to be used to cash instruments, by requiring "the guaranteee" rather than "an unqualified guarantee" of a surety or insurance company that accounts and items will be paid; by requiring that guarantee equal twice amount of average monthly business; and by providing authorization be effective for one year only, be revoked if guarantee is less than amount prescribed, and be renewed if guarantee is adequate at time of reapplication.

S.B. 2082—KRAFT. (Gov. Eff.) Amends Ch. 120, Stats. 1925, Ch. 184, Stats. 1947, and Ch. 593, Stats. 1953, re grants in trust of tide and submerged lands in City of Chula Vista.

Revises purposes for which such lands may be used and terms, conditions and reservations to State with reference thereto.

S.B. 2083—KRAFT. (Jud.) Amends Sec. 6502, Gov. C., re joint exercise of powers by public agencies, making no substantive change.

S.B. 2084—KRAFT. (Gov. Eff.) Amends Sec. 9102, Gov. C., re legislative offices.

Provides for two instead of one employee in San Diego office.

S.B. 2085—KRAFT. (Gov. Eff.) Amends Secs. 11553 and 11558, Gov. C., increasing salary of Director of Professional and Vocational Standards from \$13,500 to \$17,000 annually.

S.B. 2086—KRAFT. (Gov. Eff.) Adds Sec. 11561.5, Gov. C., setting salary of Chief, Division of Collection Agencies, at \$9,000 annually.

S.B. 2087—KRAFT. (Jud.) Amends Sec. 26726, Gov. C., re fees for keeping and caring for property.

Increases fee from \$8 to \$12 for eight hours but not to exceed \$24, rather than \$16, for one keeper during 24-hour period.

S.B. 2088—KRAFT. (Gov. Eff.) Amends Sec. 54300, Gov. C., re revenue bonds of local agencies, making no substantive change.

S.B. 2089—KRAFT. (L. Gov.) Amends Secs. 73642, 73952, and 74742, Gov. C., changing salaries of municipal court clerks in South Bay Judicial District, El Cajon, and Oceanside to unspecified amounts.

S.B. 2090—KRAFT. (L. Gov.) Amends various secs., Gov. C., re San Diego Municipal Court.

Changes number of judges to unspecified number.

Changes salaries of various court attaches to unspecified amounts.

Eliminates provision that appointive officer or employee forfeits his position if he becomes candidate for elective office.

Authorizes appointing authority, subject to approval of judges, to grant employee leave of absence for up to one year without pay.

S.B. 2091—KRAFT. (L. Gov.) Amends Sec. 74342, Gov. C., re San Diego municipal court clerk, making no substantive change.

S.B. 2092—KRAFT. (L. Gov.) Amends Sec. 74349, Gov. C., re San Diego municipal court employees.

Eliminates restriction against appointive officers or employees running for elective office and retaining court employment.

Authorizes appointing authority, subject to judges' approval, to grant one year leave of absence without pay to employee, with assurance of return to position at end of such leave.

S.B. 2093—KRAFT. (Pub. H. & S.) Amends Sec. 4700, H. & S. C., re county sanitation districts, making no substantive change.

S.B. 2094—KRAFT. (Pub. H. & S.) Amends Secs. 5473 and 5474, H. & S. C., to permit use, in required reports and notices, of reference to county assessor's maps to describe property subject to fees and charges for sanitation and sewage facilities and services.

S.B. 2095—KRAFT. (Pub. H. & S.) Amends Sec. 6910, H. & S. C., re exclusion of territory from sanitary districts, making no substantive change.

S.B. 2096—KRAFT. (Pub. H. & S.) Amends Sec. 11000, H. & S. C., to include in term "physician," as used in narcotics law, unlicensed persons practicing medicine while students or instructors.

S.B. 2097—KRAFT. (Pub. H. & S.) Adds Sec. 11161.1, H. & S. C., re prescriptions for narcotics.

Provides prescription written by unlicensed person lawfully practicing medicine shall be filled only at pharmacy maintained in hospital employing such person.

S.B. 2098—KRAFT. (Pub. H. & S.) Amends Sec. 11710, H. & S. C., to extend to inspectors for California State Board of Pharmacy immunity from prosecution granted peace officers investigating violations of narcotics law.

S.B. 2099—KRAFT. (L. Gov.) Adds Sec. 33201.1, H. & S. C., to provide that no redevelopment agency of a city shall take action under Community Redevelopment Law unless approved by two-thirds of voters.

S.B. 2100—KRAFT (Departmental). (Pub. H. & S.) Amends Secs. 26200, 26200.5, 26331, and 26342, adds Sec. 26294, H. & S. C., re pure drugs.

Requires that concentrated substance represented for use by man because of its mineral content when medicinal claims made on label or in its advertising, bear common name of each mineral on which such use is based.

Provides that if use is based on any vitamin or mineral, rather than designated vitamins, label or advertisement contain proportion of vitamin or mineral expressed in designated manner.

Makes misdemeanor refusal to permit, or attempt to prevent, or to prevent free access of agent of State Board of Public Health to any place in which drug or device is or is suspected of being prepared or held for introduction into commerce or to vehicle used or suspected of being used to transport or hold such drug or device.

Makes other technical changes.

S.B. 2101—KRAFT (Departmental). (Pub. H. & S.) Amends various secs., H. & S. C., re pure foods.

Provides that chopped or ground beef or hamburger containing substances approved by State Department of Public Health will not be deemed adulterated.

Substitutes for provision making unnecessary the showing on labels of common names of optional spice, flavoring and coloring ingredients, one that spices, flavorings and colorings, other than those sold as such, may be designated as spices, flavorings and colorings without naming them.

Makes other changes of a technical and clarifying nature.

S.B. 2102—KRAFT (Departmental). (Pub. H. & S.) Amends various secs. H. & S. C. and Ag. C., providing licenses for slaughtering horses, mules, or burros, cleansing and sterilization of bottles, processing walnuts, canning food, frozen food locker plant operation, or egg processing are nontransferable.

S.B. 2103—KRAFT (Departmental). (Pub. H. & S.) Amends Secs. 28122 and 28126, adds Sec. 28123, H. & S. C., re licensing of cold storage and refrigerated warehouses.

Prohibits operation of warehouses for storage of food without license for each place of business.

Provides annual fee shall become due on January 1st.

Provides that in case of license initially issued or renewed after January 1st, fee shall be prorated for balance of year.

To become operative January 1, 1958.

S.B. 2104—KRAFT (Departmental). (F. I.) Amends Sec. 1282, Ins. C., re reciprocal insurers.

Makes applicable to reciprocal and interinsurance exchanges, provisions of law pertaining to policy form requirements; unlawful rebates, profits, and commissions; and misrepresentation of policies.

S.B. 2105—KRAFT (Departmental). (F. I.) Amends Sec. 1350, Ins. C., re fees.

Makes \$50 fee for certificate of authority for attorney of reciprocal or interinsurance exchange payable on application, rather than upon issuance.

S.B. 2106—KRAFT (Departmental). (F. I.) Amends Secs. 1647.3, 1648, 1703.97, 1703.98, Ins. C., re licenses.

Modifies requirements under which successors may continue to transact insurance under an existing agent's, broker's, or solicitor's license by requiring immediate filing of application form and payment of fee, rather than filing within 30 or 60 days, and by limiting such continuance to period pending action on application.

S.B. 2107—KRAFT. (Nat. Res.) Amends, adds, renumbers, and repeals various Secs., P. R. C., re small craft harbors.

Deletes existing provisions vesting jurisdiction of small craft harbors in State Lands Commission.

Establishes Division of Small Craft Harbors, administered by a chief, and Small Craft Harbors Commission, consisting of five members appointed by Governor with consent of Senate for four-year terms, in Department of Natural Resources. Chief to be appointed by Director of Natural Resources on nomination by commission.

Requires that general policies for construction, operation, and development of small craft harbors by division be determined by commission. Prohibits expenditure of money appropriated to division for acquisition of real property for and construction and development of such harbors without approval of commission.

Requires commission to study and consider acquisition of real property for, and construction and development by, State of small craft harbors, and to make recommendations thereon to Legislature.

Establishes Small Craft Harbor Fund, and continuously appropriates all moneys therein to Department of Natural Resources for support of commission and division and, when specifically appropriated by Legislature, for acquisition of real property for, and construction and development of, small craft harbors by division.

S.B. 2108—KRAFT. (Nat. Res.) Amends Sec. 6496, P. R. C., to declare that appropriation of state funds for development of particular site for small craft harbor and recreation area constitutes determination of state-wide interest therein.

S.B. 2109—KRAFT. (Nat. Res.) Repeals and adds Sec. 6498, adds Sec. 6499, P. R. C., re small craft harbors.

Deletes provisions creating Small Craft Harbors Revolving Fund and appropriating money in fund to State Lands Commission for support in carrying out provisions of chapter re small craft harbors.

Creates Small Craft Harbors Revolving Fund, requires transfer of \$10,000,000 to it from Investment Fund, and appropriates all money in revolving fund to commission for acquisition and development of small craft harbors in accordance with provisions of chapter re small craft harbors.

Requires return to Investment Fund of any money in revolving fund in excess of \$10,000,000.

Requires harbors developed to be transferred, and operation and maintenance relinquished, to county or city in which located, and agreement entered into whereby local authority agrees to pay State, for credit to revolving fund, net revenues received from operation of harbor, and including an amount equal to taxes collected from privately owned improvements on harbor property and equal to property taxes collected on small craft.

S.B. 2110—KRAFT. (Nat. Res.) Appropriates unspecified amount to Division of Small Craft Harbors, Department of Natural Resources, for acquisition of real property and construction and development of small craft harbors. Operative only if division established at 1957 legislative session.

S.B. 2111—KRAFT. (Nat. Res.) Appropriates \$750,000 from State Beach Fund to City of Oceanside for control and correction of beach erosion in areas within city limits or adjacent thereto.

S.B. 2112—KRAFT. (Rev. & Tax.) Amends Sec. 214, R. & T. C., re property tax exemption, extending "welfare exemption" to property used for social welfare purposes.

S.B. 2113—KRAFT. (Rev. & Tax.) Adds Secs. 106.5 and 2153.5, R. & T. C., re property tax.

Defines "inventory or stock-in-trade" as tangible personal property held by manufacturer, wholesaler, or retailer for sale in regular course of business.

Imposes unspecified percentage of tax upon actual value of inventory or stock-in-trade in lieu of other property taxes.

S.B. 2114—KRAFT. (Trans.) Amends Sec. 8352, R. & T. C., re motor vehicle fuel license taxes, allocating to Small Craft Harbor Fund \$750,000 annually from Motor Vehicle Fuel Fund, representing portion attributable to tax on fuel used or usable in propelling vessels.

S.B. 2115—KRAFT. (Rev. & Tax.) Amends Sec. 17402, R. & T. C., re personal income taxation, changing provisions on gain or loss to shareholders in corporate liquidations to conform generally with Federal 1954 Internal Revenue Code.

S.B. 2116—KRAFT. (Trans.) Adds Art. 4, Ch. 9, Div. 2, S. & H. C., to authorize agreements between a city and county that city shall construct, repair, and maintain designated county highways within unincorporated territory, the cost thereof to be paid by county to city.

S.B. 2117—KRAFT. (Trans.) Amends Secs. 100.3 and 102, S. & H. C., re freeways.

Requires written notice of resolution to declare state highway a freeway, to owners of real property and tenants or lessees thereof by registered mail 10 days prior to meeting of California Highway Commission at which such resolution considered for adoption.

Requires consent of board of supervisors and city council of city or county affected prior to purchase or condemnation of real property for freeway.

Requires 10-day notice to all tenants or lessees of property involved for freeway before commencement of condemnation proceedings.

S.B. 2118—KRAFT. (Gov. Eff.) New act, conveying certain salt marsh, tide-lands, and submerged lands to City of Coronado, subject to specified uses and restrictions.

S.B. 2119—KRAFT. (Trans.) Amends Sec. 139.37, Veh. C., to authorize member of California Highway Patrol to stop and inspect driver and vehicle for unlawful use and possession of narcotics or drugs upon reasonable belief of such violation.

S.B. 2120—KRAFT. (Trans.) Amends Secs. 428 and 428.5, Veh. C., to provide that labor and material lienholders may give required notice to owner prior to sale of vehicle, by certified mail in addition to registered mail.

S.B. 2121—KRAFT. (Trans.) Adds Sec. 507, Veh. C., to authorize peace officer to stop and inspect drivers and vehicles for violations of provisions re unlawful use and possession of narcotics or drugs.

S.B. 2122—KRAFT. (Wat. Res.) Adds Div. 19, Wat. C., the Water District Law of 1957, re formation and powers of water districts.

S.B. 2123—KRAFT. (Wat. Res.) Amends Sec. 23100, Wat. C., re joint acquisition, disposition, or operation of property by irrigation district and federal, state, or local agencies.

Specifically provides that property subject thereto includes real or personal property.

S.B. 2124—KRAFT. (Wat. Res.) Amends Secs. 24950, 25200, and 25240, Wat. C., re irrigation district bonds.

Authorizes issuance of construction bonds for construction, as well as acquisition, of necessary works.

Makes general bond provisions applicable to construction and refunding bonds payable either from assessments or income from any source, except as otherwise expressly provided.

S.B. 2125—KRAFT. (Soc. Wel.) Adds Pt. 2, Div. 5, amends various secs., W. & I. C., and Gov. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV, Federal Social Security Act.

Provides for establishment of state plan, federally approved, providing for aid to needy permanently and totally disabled, prescribes qualifications of applicants for aid, and method of computing amount thereof, not to exceed \$89 per month. Provides for automatic increases or decreases in aid in accordance with federal increases or decreases; maximum of \$100 and minimum of \$89 per month.

Provides that aid is to be administered by counties, under supervision of State Department of Social Welfare, in substantially same manner as aged aid is administered.

Provides that State is to bear entire cost of aid to persons without county residence, after deducting federal assistance, and is to bear cost of aid to persons with county residence in same proportion as prescribed for aid to aged.

Requires spouse, parent, or adult child, residing within State, pecuniarily able to support applicant, to repay county aid granted, making responsibility of such relative enforceable by court action.

S.B. 2126—KRAFT. (Soc. Wel.) Adds Sec. 2300.5, W. & I. C., re institutions and homes for aged persons.

Exempts from provisions subjecting operators of boarding homes and institutions for aged persons to regulation by State Department of Social Welfare, persons, associations, and corporations providing housing facilities for aged persons in cooperation with, or with assistance from, federal government.

S.B. 2127—ARNOLD. (F. & G.) Adds Sec. 1250.5, F. & G. C., re antlerless deer hunting.

Prohibits taking of antlerless deer in Butte, Glenn, Tehama, Trinity, Siskiyou, Modoc, Lassen, Plumas, Sierra, and Shasta Counties.

Provides Fish and Game Commission may not modify such provisions.

Effective until 91st day after final adjournment of 1959 Regular Session.

S.B. 2128—ARNOLD. (Nat. Res.) Amends Sec. 5410.5, P. R. C., re recreation park and parkway districts.

Requires district to pay only its pro-rata share of cost of election for directors, as determined by governing body of county or city conducting election, rather than entire cost.

Deletes provision authorizing nomination of candidates for director upon petition of at least 10 qualified district electors.

S.B. 2129—ARNOLD. (Nat. Res.) New act, making appropriation of unspecified amount from State Park Fund to Division of Beaches and Parks, Department of Natural Resources, for acquisition of Fort Bidwell as state historical monument.

S. B. 2130—REGAN. (F. & G.) New act, making appropriation of \$20,000 from the General Fund to the Fish and Game Preservation Fund to restore the amount appropriated by Ch. 1698, Stats. 1955.

S.B. 2131—REGAN. (Lab.) Amends Sec. 1350, Lab. C., re working hours for women employees, making no substantive change.

S.B. 2132—REGAN. (Wat. Res.) Amends Sec. 12618, Wat. C., re water development projects, to correct reference, making no substantive change.

S.B. 2133—REGAN. (Gov. Eff.) Amends Sec. 25503, B. & P. C., re tied-house restrictions.

Limits prohibition against payment of money or thing of value re placing signs or advertisements in retail liquor premises to payment of money or thing of value to retail licensee.

S.B. 2134—REGAN. (Jud.) Adds Sec. 1220, Civ. C., re contracts or written instruments re standing timber or trees.

Authorizes purchase or sale contracts of standing timber or trees and all written instruments re any estate, interest in, or right to cut such timber or trees to be acknowledged, proved, certified, and recorded in like manner and effect as grants of real property.

S.B. 2135—REGAN. (Gov. Eff.) Appropriates unspecified sum for additional support of Judicial Council to investigate and study present system of court organization and procedure and making recommendations to Legislature for reorganization and modernization of such system and practice and procedure therein.

To take effect immediately, usual current expenses.

S.B. 2136—REGAN. (Lab.) Amends Sec. 1253, U. I. C., re eligibility for unemployment insurance benefits.

Provides that no ineligibility shall result from receipt of or eligibility for vacation, sick, dismissal, or severance pay.

S.B. 2137—SHORT. (L. Gov.) Adds. Art. 5, Ch. 4, Pt. 10, Div. 11, Wat. C., re irrigation district operation and maintenance assessments.

Authorizes levy by board of supervisors of tax, at rate of not to exceed 30 cents per \$100 assessed valuation, on taxable land and improvements in district of less than 3,000 acres located in single county, upon receipt from district board of estimate of funds needed.

S.B. 2138—McBRIDE. (L. Gov.) Amends Ch. 1020, Stats. 1931, the Water Conservation Act of 1931, to authorize use of district bond funds for unspecified purposes.

S.B. 2139—McBRIDE. (L. Gov.) Amends Ch. 1020, Stats. 1931, the Water Conservation Act of 1931, re water conservation district elections, making no substantive change.

**S.B. 2140—ROBERT I. McCARTHY.** (Gov. Eff.) Adds Secs. 69505, 69506, Gov. C., re expenses of superior court judges in connection with official duties.

Permits payment of expenses incurred as members of official organizations of which judges are ex officio members, if authorized by board of supervisors.

Allows such judges to make inspection of institutions to which they are authorized to make commitments if authorized by board of supervisors, and permits county payment of expenses therefor.

**S.B. 2141—FARR.** (Jud.) Repeals Secs. 3440.1 and 3440.5, and renames Title 3 of and adds Title 3 to Part 2 of Division 4, Civ. C., re bulk transfers of stock in trade, equipment, and fixtures, other than in ordinary course of trade or business.

Abolishes present provisions governing bulk sales of stock in trade, equipment, and fixtures.

Defines bulk transfers as those involving substantial part of merchandise, other inventory, or fixtures and equipment of wholesale or retail merchant, or fixtures or equipment of baker or cafe or restaurant owner.

Prescribes procedures for sales to be effective as to creditors, including preparation of verified list of names of existing creditors and amounts owing and names of claimants whose claims are disputed, and preparation of schedule of property to be transferred open for creditors' inspection for six months after transfer, and requires mailed notice at least 10 days prior to sale and explanation of how debts are to be satisfied to all persons on list.

Makes liable to creditors subsequent transferees with knowledge of defects in transfer, and auctioneer who fails to notify creditors on list and fails to prepare property schedule.

Fixes six-month period of limitations from date of transfer for all actions except where transfer is concealed, in which case limitation is six months from discovery.

Exempts from provisions transfers to give security, to realize security interest, transfer to person having known place of business who assumes debts in full and records notice of transfer, to new business organized to take over and continue old business and assumes debts and records notice where transferor receives interest in new business inferior to interests of creditors, transfers of exempt property, written recorded transfers of wine, and transfers of warehoused goods under warehouse receipt, and sales under judicial process, in corporate dissolution or reorganization where creditors are notified, and assignments for benefit of creditors.

To become operative September 1, 1959.

**S.B. 2142—HOLLISTER.** (L. Gov.) Amends Ch. 1020, Stats. 1931, the Water Conservation District Act of 1931, making no substantive change.

**S.B. 2143—HOLLISTER.** (Nat. Res.) Appropriates unspecified sum to State Lands Commission for study of feasibility of establishing small boat harbor in Goleta Airport area.

**S.B. 2144—HOLLISTER.** (Trans.) Adds Sec. 660.5, S. & H. C., to extend definition of encroachment as used with respect to provisions re care and protection of state highways to include standing or running water.

**S.B. 2145—DONNELLY.** (Agr.) Amends Secs. 1112, 1116, and 1117, adds Sec. 1119, Ag. C., re poultry and rabbit meat classification and labeling.

Redefines, deletes, and adds to classes of chicken, turkey, and rabbit meat. Adds classes of duck, goose, guinea, pigeon, game bird, and Rock Cornish Game Hen meat.

Exempts federally approved poultry meat from class marking whether or not state requirements are met.

Deletes provision that county agricultural commissioners participate in enforcement of classification and labeling requirements.

Instructs Director of Agriculture to adopt appropriate federal regulations in making rules and regulations for classification and labeling.

**S.B. 2146—DONNELLY.** (Soc. Wel.) Amends Sec. 2020, W. & I. C., re old age assistance, making no substantive change.

**S.B. 2147—DONNELLY.** (Soc. Wel.) Amends Sec. 2025, W. & I. C., re old age assistance, to delete section heading, making no substantive change.

S.B. 2148—DONNELLY. (Ed.) Amends Sec. 5033, and adds Sec. 5033.2, Ed. C., re distressed school districts.

Appropriates \$10,000 for apportionment to school district by State Allocation Board for completion of projects undertaken with prior apportionments of state school building aid funds.

Allows application for such additional money to be made on or before December 31, 1957, and apportionments on timely applications to be made on or before December 31, 1958.

Extends for two years, time for which money appropriated for support of Department of Finance under state aid program shall be available for expenditure.

To take effect immediately, urgency measure.

S.B. 2149—MILLER. (Lab.) Adds Art. 3, Ch. 2, Pt. 7, Div. 2, Lab. C., re arbitration of disputes concerning wages, hours, or working conditions of fire department employees.

Provides for filing of petition by employees or their organization with governing body of which department is part for appointment of arbitration board to hear and determine dispute; for appointment of one arbitrator by each party and selection of third by such two or, on their failure to agree, by Governor; for conduct of hearing and factors to be considered; for decision by board; and for payment of award.

S.B. 2150—MILLER. (Ed.) Amends Sec. 1048, Ed. C., re records of school boards.

Requires clerk of school board to keep minutes of board meetings, in addition to other records, open to inspection by any elector of district, and all records open to inspection by any other person with interest therein.

S.B. 2151—MILLER. (Ed.) Adds Sec. 14449.3, Ed. C., re computation of period of service in State Teachers' Retirement System.

Provides that member shall receive service credit for unspecified maximum period for service in public schools of other states at any time.

S.B. 2152—MILLER. (Ed.) Adds Sec. 13237, Ed. C., re right of public school teacher to inspect personnel records.

Establishes right of teacher to examine personnel records relating to him kept by any principal, administrator, district governing board, or county superintendent or board with which he was ever associated, or those kept by State Department or Board of Education.

S.B. 2153—MILLER. (Ed.) Adds Sec. 13238, Ed. C., prohibiting any officer or employee of state school system from keeping secret files or records concerning teachers.

S.B. 2154—MILLER. (Ed.) Amends Sec. 14441, adds Sec. 14441.2, Ed. C., re computation of service under State Teachers' Retirement System.

Permits member to receive credit for service in night school or adult education program, in addition to other credited service during school year, if member makes required contributions to system.

S.B. 2155—MILLER. (Ed.) Adds Sec. 14524.5, Ed. C., re re-entry to State Teachers' Retirement System.

Permits person to re-enter system without redepositing contributions previously withdrawn.

Establishes his rate of contribution upon re-entry as that for persons of his age at time he first became member of system.

S.B. 2156—MILLER. (F. I.) Adds and amends various secs., Fin. C., re regulation of business of prorating.

Defines prorater, provides for licensing thereof under Check Sellers and Cashers Law as business agent or general prorater. Fixes maximum charges for services and prescribes conditions to contracts for services and prohibits certain acts and transactions.

S.B. 2157—MILLER. (Pub. H. & S.) Amends Secs. 10629 and 10631, H. & S. C., re birth certificates and information.

Requires county recorder, upon request of parent or guardian, to furnish free certificate limited to statement as to date of birth of any child when necessary for admission to school or securing employment.

Permits county recorder, without fee, to verify date and place of birth when applicant presents sufficient information to identify birth certificate.

S.B. 2158—MILLER. (Gov. Eff.) Amends Sec. 68544, Gov. C., re judges and justices, making no substantive change.

S.B. 2159—MILLER. (Lab.) Amends and adds various sees., Lab. C., re public works.

Expands definition of "public works" subject to provisions re wages, working hours, and employment of aliens in respect to public works, to include work done by State or political subdivision, exceeding estimated expense of \$3,000.

Makes prevailing wage requirement and requirement of records applicable to payments for or on behalf of workmen employed on public works, as well as to direct payments to such workmen.

Defines "wages" and "per diem."

S.B. 2160—MILLER. (F. I.) Adds Sec. 10291.1, Ins. C., re group disability rates.

Forbids issuance of policy or contract of group disability insurance at other than self-supporting premium rates. Authorizes commissioner to require filing of experience and related data and, after hearings, fix minimum rates. Requires filing of premium schedules and related information and forbids deviation therefrom without filing revision. Authorizes retroactive adjustment of rates based on annual experience. Provides refunds shall reduce employer's contribution, but any excess over contribution must be used for benefit of employees.

S.B. 2161—BREED. (Wat. Res.) Amends Ch. 1275, Stats. 1949, the Alameda County Flood Control and Water Conservation District Act, re condemnation of property.

Provides that where only part of parcel is to be condemned and remainder is left so as to require payment of compensation therefor equal to value of whole parcel, district may condemn whole parcel.

S.B. 2162—BREED. (Wat. Res.) Amends Ch. 1275, Stats. 1949, the Alameda County Flood Control and Water Conservation District Act, re district officers and employees.

Authorizes district board, by agreement with county, to reimburse county for services rendered by county officers and employees.

Authorized transfer of district officers and employees to county with payment by county to district for services rendered.

S.B. 2163—REGAN. (B. & P.) Adds Ch. 20, Div. 3, B. & P. C., re building designers.

Creates within Department of Professional and Vocational Standards a State Board of Building Designers of five members appointed by Governor for 4-year terms to license and regulate business designers.

S.B. 2164—MILLER. (B. & P.) Adds Sec. 2734, B. & P. C., to authorize temporary employment in state institutions of persons licensed to practice nursing to another state.

S.B. 2165—FARR. (Gov. Eff.) Adds Ch. 5, Title 7, Gov. C., re regional planning.

Authorizes formation of regional planning districts. Prescribes formation procedure, powers and duties of districts. Authorizes district to levy tax.

S.B. 2166—FARR. (Wat. Res.) Amends Ch. 699, Stats. 1947, the Monterey County Flood Control and Water Conservation District Act, making no substantive change.

S.B. 2167—FARR. (L. Gov.) Amends Sec. 25000, Gov. C., re county boards of supervisors, making no substantive change.

**S.B. 2168—FARR.** (L. Gov.) Amends Sec. 416, Ed. C., re Monterey County superintendent of schools, making no substantive change.

**S.B. 2169—FARR.** (Jud.) Amends Secs. 4007 and 4008, Pen. C., re jails.

Provides that where there is no jail in county or jail becomes unfit or unsafe, judge of superior court must, rather than may, designate other institution for confinement, and provides that such other institution may be jail of another, rather than contiguous, county, or Department of Corrections institution.

Authorizes sheriff to transfer county jail prisoner he reasonably believes to be threatened with forcible removal, to jail of another county or any facility under Department of Corrections other than state prison, as well as such state prison, and provides that no prisoner placed in such department's facility for this reason is thereby guilty of felony.

**S.B. 2170—FARR.** (Gov. Eff.) Amends Sec. 65060, Gov. C., re regional planning, making no substantive change.

**S.B. 2171—FARR.** (Gov. Eff.) Amends Sec. 28116, Gov. C., re compensation of Monterey County officers.

Increases annual salary of auditor from \$8,000 to \$8,400, of district attorney from \$12,000 to \$13,500, and of supervisors from \$4,800 to \$5,400. Entitles board of supervisors chairman to additional \$600 annually.

**S.B. 2172—FARR.** (F. I.) Amends Secs. 12582 and 12583, Gov. C., re supervision of charitable trusts.

Deletes from definition of trustee any corporation which has accepted property to be used for a particular charitable corporate purpose as distinguished from general purposes of corporation, and a corporation formed for administration of a charitable trust pursuant to directions of settlor at instance of trustee.

Deletes provision that article re supervision of charitable trusts does not apply to a charitable corporation organized and operated primarily for educational, religious, scientific or hospital purposes.

**S.B. 2173—FARR.** (F. I.) Repeals Sec. 12596, Gov. C., re state supervision and enforcement of certain charitable trusts and similar relationships.

Repealed section would provide that article containing this law shall be inoperative after July 1, 1957.

**S.B. 2174—GRUNSKY.** (Wat. Res.) Adds Sec. 10004, Wat. C., re water development projects.

Declares state policy to provide financial assistance to public agencies for construction of projects having state-wide interest by loans or grants, and joining in construction and operation thereof, subject to specified terms and conditions.

**S.B. 2175—GRUNSKY.** (Wat. Res.) Adds Secs. 335-339, incl., Wat. C., re beach erosion control projects.

Provides for payment by State of one-half of cost of local cooperation re federal beach erosion control projects, requiring Department of Water Resources to report annually to Governor and Legislature re amounts required therefor. Requires report to be approved by State Lands Commission and Director of Finance when works are included in small boat harbor development project.

Authorizes department, with approval of Director of Finance, to advance money from General Fund to meet federal share, and requires local agency to deposit its share in State Treasury in advance of work when department is construction agency.

**S.B. 2176—BUSCH.** (Gov. Eff.) Amends Sec. 23954.5, B. & P. C., re alcoholic beverage licenses.

Prescribes following original license fees: on-sale general license for seasonal business, \$2,000; on-sale beer and wine license, \$1,000; on-sale beer license, \$500; off-sale beer and wine license, \$250.

S.B. 2077—P.L. C. (A. A.) Assembly Sess. 2473. P. & T. C. re higher  
minimum wage rates.

Provides minimum wage rates which would be applied directly to 75 percent of  
workers for and those under 18 years of age and apprentices by transfer for  
S.B. 2078—P.L. C. (A. A.) Assembly Sess. 2473, and also Sess. 2474. P.  
& T. C. re higher minimum wage rates of 75 percent of workers.

S.B. 2079—P.L. C. (A. A.) Assembly Sess. 2473. P. & T. C. re in-  
creased minimum wage rates.

S.B. 2080—P.L. C. (A. A.) Assembly Sess. 2473. P. & T. C. (D. 2. Title 4).  
C. re minimum wage rates.

Provides minimum wage rates which would be applied directly to 75 percent of workers for and apprentices by transfer for 75 percent of workers for and those under 18 years of age.

S.B. 2081—P.L. C. (A. A.) Assembly Sess. 2473. Ch. 4. P. 1. D. 2. Title 5.  
C. re minimum wage rates.

Allows minimum wage rates which would be applied directly to 75 percent of workers for and apprentices by transfer for 75 percent of workers for and those under 18 years of age.

S.B. 2082—P.L. C. (A. A.) Assembly Sess. 2473. Ch. 5. C. re temporary bar-  
rier to minimum wage rates.

Allows minimum wage rates which would be applied directly to 75 percent of workers for and apprentices by transfer for 75 percent of workers for and those under 18 years of age.

S.B. 2083—P.L. C. (A. A.) Assembly Sess. 2473. P. L. C. re minimum wage rates  
and services to a public utility company.

S.B. 2084—P.L. C. (A. A.) Assembly Sess. 2473. P. L. C. re minimum wage rates  
and services to a public utility company.

S.B. 2085—P.L. C. (A. A.) Assembly Sess. 2473, 2474, 2475, and 2476. C. re minimum wage rates.

Provides minimum wage rates which would be applied directly to 75 percent of workers for and apprentices by transfer for 75 percent of workers for and those under 18 years of age.

S.B. 2086—P.L. C. (A. A.) Assembly Sess. 2473, 2474, 2475, and 2476. C. re tourist industry.

Provides minimum wage rates which would be applied directly to 75 percent of workers for and apprentices by transfer for 75 percent of workers for and those under 18 years of age.

Provides minimum wage rates which would be applied directly to 75 percent of workers for and apprentices by transfer for 75 percent of workers for and those under 18 years of age.

S.B. 2087—P.L. C. (A. A.) Assembly Sess. 2473. P. L. C. re minimum wage rates.

Provides minimum wage rates which would be applied directly to 75 percent of workers for and apprentices by transfer for 75 percent of workers for and those under 18 years of age.

S.B. 2088—P.L. C. (A. A.) Assembly Sess. 2473. P. L. C. re problem of Police  
Officers. Provides for minimum wage rates of police officers and  
allowance of wages to police officers to serve area where immediate need  
therefor.

S.B. 2189—DOLWIG. (Pub. U.) Amends Sec. 2701, P. U. C., re public utilities and other regulated businesses, making no substantive change.

S.B. 2190—DOLWIG. (Pub. U.) Amends Sec. 1756, P. U. C., making no substantive change.

S.B. 2191—DOLWIG. (Pub. U.) Amends Sec. 1706, P. U. C., re Public Utilities Commission proceedings, making no substantive change.

S.B. 2192—DOLWIG. (Pub. U.) Amends Sec. 1704, P. U. C., re service of complaint by Public Utilities Commission, making no substantive change.

S.B. 2193—CUNNINGHAM. (Nat. Res.) Amends Sec. 2316, P. R. C., re affidavit of mine owner's record of work, making no substantive change.

S.B. 2194—ARNOLD. (Jud.) Amends Sec. 1188.1, C. C. P., re priority of mechanics' liens.

Provides for priority of encumbrance to secure future advances over mechanics' liens if any of certain stated alternative conditions, assuring payment of claim of persons entitled to mechanics' liens, are met.

S.B. 2195—WILLIAMS. (Wat. Res.) Amends Sec. 1051, Wat. C., to authorize State Water Rights Board to supervise distribution of water under agreements and court orders.

S.B. 2196—WILLIAMS. (Wat. Res.) Amends Sec. 154, Wat. C., to change name of State Water Board to California Water Advisory Commission.

S.B. 2197—WILLIAMS. (Nat. Res.) Amends Sec. 9065, P. R. C., to make chairman of State Water Rights Board member of State Soil Conservation Advisory Board, rather than head of agency administering designated portions of Water Code.

S.B. 2198—WILLIAMS. (Wat. Res.) Amends Sec. 6103.1, Gov. C., re exemptions from fees or charges for official services.

Provides that Department of Water Resources, rather than Department of Finance, is exempt from such fees for services required by Parts 2, 3, and 4 of Div. 2 of Water Code.

S.B. 2199—WILLIAMS. (Wat. Res.) Amends Sec. 193, Wat. C., re State Water Rights Board.

Requires final action of board to be taken by majority of members, rather than by board as a whole.

S.B. 2200—WILLIAMS. (Wat. Res.) Adds Sec. 1052.5, Wat. C., re State Water Rights Board.

Requires board to take appropriate proceedings or actions before executive, legislative or judicial agencies to prevent waste and unreasonable uses or methods of use or diversion of water in this State.

S.B. 2201—WILLIAMS. (Wat. Res.) Amends Sec. 189, Wat. C., to transfer jurisdiction re watermaster service from Department of Water Resources to State Water Rights Board.

S.B. 2202—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Sec. 25101, R. & T. C., re bank and corporation taxes.

Provides formula for determining net income derived from or attributable to sources within State from operation of vessels or aircraft within and without State based on property, payroll and revenue.

Omits provision of general application relative to allocation of income from business carried on partly within and partly without State.

S.B. 2203—COLLIER. (Trans.) Adds and amends various secs., S. & H. C., re toll bridges and other toll highway crossings.

Authorizes California Highway Commission to allocate, and Department of Public Works to expend, state highway funds to acquire or construct and maintain a

bridge or other highway crossing which would connect two state highways separated by body of water.

Appropriates unspecified sum to department to use as revolving fund to make preliminary surveys, plans, and estimates of cost, re acquisition or construction of toll bridges or crossings under California Toll Bridge Authority Act, and provides for repayment of expenditures with interest.

Authorizes financing of additional toll bridge or crossing under California Toll Bridge Authority Act and pledge of revenues of both existing bridge or bridges and additional bridge even though bonds issued re existing bridge or bridges have been retired and bridge or bridges are maintained and operated as free bridge or bridges; and under such circumstances authorizes reimposition of tolls on existing bridge or bridges.

S.B. 2204—**SHORT.** (Elec.) Amends Sec. 11051, Elec. C., re recall of elective county and district officers.

Specifically provides only voters who may undertake recall of county or district officers are voters of county or district from which officer was elected.

S.B. 2205—**MONTGOMERY.** (Lab.) Amends Sec. 127, Lab. C., re Industrial Accident Commission.

Increases fee for transcripts of testimony from 20¢ to 40¢ per folio.

Permits commission to publish office manual and fix fee therefor.

S.B. 2206—**MONTGOMERY.** (Lab.) Amends Sec. 5505, Lab. C., re workmen's compensation proceedings.

Extends time within which defendant may answer from 5 to 10 days after service of application.

Requires answer to set forth issues raised.

S.B. 2207—**MONTGOMERY.** (Trans.) Amends Sec. 139.53, Veh. C., to remove provision making sergeants eligible for examination for promotion to captain in California Highway Patrol.

S.B. 2208—**DOLWIG.** (Pub. U.) Adds Sec. 1202.5, P. U. C., re railroad crossings.

Requires Public Utilities Commission in apportioning costs of construction, alteration or relocation of grade separations between railroads or street railroads and public agencies, to follow specified standards.

Declares that section and code do not limit power of railroads or public agencies to negotiate apportionment agreements.

S.B. 2209—**FARR.** (Gov. Eff.) Adds Sec. 23428.9, B. & P. C., re alcoholic beverages.

Includes within definition of "club" specified Portuguese benevolent and fraternal organizations.

S.B. 2210—**CHRISTENSEN.** (Trans.) Adds Sec. 705.3, Veh. C., re weight limits.

Increases by 2,500 pounds permissible weight upon groups of axles of trucks and combinations of vehicles transporting logs.

Makes provision inapplicable to extent deprives State of federal highway aid.

Expires 91 days after final adjournment 1959 Regular Session.

S.B. 2211—**ABSHIRE.** (F. & G.) Amends Sec. 2, F. & G. C., to provide that term "resident" includes any person on active duty with U. S. armed forces or auxiliary branch thereof.

S.B. 2212—**ABSHIRE.** (Wat. Res.) Amends Ch. 1434, Stats. 1955, the Abshire-Kelly Salinity Control Barrier Act of 1955, re investigation and study of salinity control barriers.

Deletes authorization for investigation and study of Chipps Island Barrier.

Provides that report required to be made by Department of Water Resources re study and investigation by March 30, 1957, shall be an interim report.

To take effect immediately, urgency measure.

S.B. 2213—ABSHIRE. (B. & P.) Amends Sec. 70045, Gov. C., changing compensation of superior court reporters in counties having population of 70,000 or less, as determined by 1940 Federal Census, and having two or more superior court judges, to unspecified amount.

S.B. 2214—ABSHIRE. (Lab.) Amends Sec. 3202, Lab. C., re workmen's compensation and safety, making no substantive change.

S.B. 2215—ABSHIRE. (Lab.) Amends Sec. 4702, Lab. C., providing specifically that death benefit payment in case of partial dependency applies to all such cases of partial dependency.

S.B. 2216—ABSHIRE. (Lab.) Amends Secs. 5903 and 5952, Lab. C., re workmen's compensation.

Permits petition for reconsideration of matter by person against whom Industrial Accident Commission has made award on ground that rule of liberal construction enjoined by law has been substituted for record evidence. Permits court on review of award to determine whether such rule of construction has been substituted for such evidence.

S.B. 2217—ABSHIRE. (Lab.) Adds Sec. 4664, Lab. C., re workmen's compensation.

Creates conclusive presumption that employee suffered no temporary disability resulting from an injury where injury causes permanent disability and impairment of his health or physical condition is the same when disability is determined to have become permanent as at time of injury.

S.B. 2218—ABSHIRE. (Lab.) Amends Sec. 4663, Lab. C., re workmen's compensation.

Provides that where permanent disability is due in whole or in part to disease or any disease aggravation, Industrial Accident Commission must in its findings determine the extent and portion of disease existing prior to injury, the extent and portion attributable to injury, and the extent and portion developed since injury, but independent of it.

S.B. 2219—ABSHIRE. (Lab.) Amends Sec. 4663, Lab. C., re workmen's compensation.

Provides for allowance of proportion of disability due to aggravation of condition or coronary impairment existing prior to injury and reasonably attributable to injury, as well as in case of pre-existing disease.

Provides that in all cases where claim of aggravation is made, Industrial Accident Commission must make findings on permanent disability and find specifically on extent and portion of condition, disease or coronary impairment existing prior to injury, directly attributable to injury, and developed since injury, but independent of it.

S.B. 2220—ABSHIRE. (Nat. Res.) New act, declaring policy of State to provide system of small boat harbors and refuges on coastal and inland waters and requiring State to provide for and assist other governmental agencies and persons in establishment of such harbors.

S.B. 2221—ABSHIRE. (Rev. & Tax.) Amends Sec. 14341, R. & T. C., re inheritance taxation, empowering State Controller to give general consent to corporation to transfer shares belonging to decedent, where corporation obtains affidavit of residence.

S.B. 2222—ABSHIRE. (Pub. H. & S.) Amends Sec. 14157, H. & S. C., to authorize county treasurer to invest funds of fire protection district in unincorporated area in deposits of savings and loan institutions where deposits insured by Federal Deposit Insurance Corporation.

S.B. 2223—ABSHIRE. (Wat. Res.) Amends Ch. 994, Stats. 1949, the Sonoma County Flood Control and Water Conservation District Act, to consolidate two existing district taxes.

To take effect immediately, urgency measure.

S.B. 2224—ABSHIRE. (Gov. Eff.) Amends Sec. 1090, Gov. C., re contracts of public officers, making no substantive change.

S.B. 2225—ABSHIRE. (Trans.) Amends Sec. 356, S. & H. C., to require maintenance of existing highway from Marin-Sonoma County boundary to Jenner as part of State Highway Route 56.

S.B. 2226—ABSHIRE. (Agr.) Amends Secs. 375.1, 375.4, 375.6, and 375.7, Ag. C., re poultry meat.

Clarifies definition of "poultry plant." Adds definition of "producer." Permits sale of properly marked poultry carcasses not in container. Revises application of sanitation provisions to retail stores and public eating houses.

Makes violation of sanitation regulations a misdemeanor. Removes provision for \$500 fine for specified violations of law.

Permits Director of Agriculture to refuse to issue or renew or to revoke or suspend license for sanitation violations.

S.B. 2227—ABSHIRE. (Agr.) Amends and adds various Secs., Ag. C., re poultry.

Adds definition of "producer," and clarifies other definitions. Requires poultry meat inspector's license to be renewed annually, and establishes fees therefor. Specifies subjects of examination and demonstration to qualify for such license.

Removes reference that poultry container be closed for marking. Revises application of inspection provisions to retailers and public eating houses. Permits Director of Agriculture to refuse to issue or renew a license for violation of inspection provisions.

S.B. 2228—ABSHIRE. (L. Gov.) Amends Secs. 74702 and 74703, Gov. C., changing certain salaries of Santa Rosa Municipal Court officers and attaches to unspecified amounts.

S.B. 2229—ABSHIRE. (Lab.) Adds Sec. 924, Lab. C., to prohibit employer from entering agreement denying to majority of his employees right to choose own bargaining agent.

S.B. 2230—ABSHIRE. (Lab.) Adds Ch. 9, Pt. 3, Div. 2, Lab. C., re control and operation of local units of labor organizations.

Provides procedure whereby union local, the control and operation of which has been assumed by parent labor union for over three years, may be returned to control of and operation by members and duly elected officers of the local, and accounting of receipts and expenditures occurring during control by parent labor organization obtained, through written demand of 20 percent of members of local, petition to superior court, and referendum election supervised by court.

S.B. 2231—MILLER. (Elec.) Amends Sec. 5733, Elec. C., re removal of ballots from polling place.

Prohibits removal of ballots from polling place before completion of count rather than before closing of poll, in all cases not otherwise specially provided for by law.

S.B. 2232—MILLER. (L. Gov.) Amends Sec. 74086, Gov. C., changing salaries of reporters of Richmond Municipal Court to unspecified amount.

S.B. 2233—MILLER. (Lab.) Adds Sec. 31558.1, Gov. C., re safety members of county retirement systems.

Makes members becoming eligible as safety members because of employment in county hospital psychopathic wards, electing to become such members on or before December 31, 1957, safety members on January 1, 1958.

S.B. 2234—MILLER. (L. Gov.) Amends Sec. 31470.2, Gov. C., re county employees' retirement systems.

Makes persons employed in county hospital psychopathic ward 80 percent or more of full-time position and whose principal duties of law enforcement include detention of patients held under court order eligible to become safety members.

S.B. 2235—ARNOLD. (Trans.) Adds Sec. 650, S. & H. C., to add State Highway Route 350 from Route 29 near Westwood to Route 83 near south end of Lake Almanor.

S.B. 2236—DESMOND. (Jud.) Amends Sec. 473, C. C. P., re relief from judgments, orders, and proceedings.

Provides that application for relief from judgment, order, or proceeding taken against party or legal representative through his mistake, inadvertence, surprise, or excusable neglect must be made within six months, rather than within reasonable time not exceeding six months, after such judgment, order, or proceeding was taken.

S.B. 2237—DESMOND. (Elec.) Amends Sec. 40, Elec. C., re partisan offices, making no substantive change.

S.B. 2238—HAROLD T. JOHNSON. (Nat. Res.) Appropriates \$30,000 to State Lands Commission for clearing stumps, snags, and old pilings from Lake Tahoe.

S.B. 2239—HAROLD T. JOHNSON. (Trans.) Amends Secs. 575 and 576, Veh. C., to require person to stop at crossing when signal warns of approach of diesel train as well as electric or steam and requires certain commercial vehicles to remain standing after stopping at train crossing while any train is moving toward crossing or signal device is operating.

S.B. 2240—BREED. (Gov. Eff.) Amends Sec. 1159, H. & N. C., re Pilot Commissioners' Special Fund.

Deletes requirement that unencumbered balance in excess of \$6,500 in fund at close of business on thirtieth day of June each year be, on order of State Controller, transferred to General Fund.

To take effect immediately, urgency measure.

S.B. 2241—BREED. (Gov. Eff.) Amends Sec. 23084, B. & P. C., re review of decisions of Department of Alcoholic Beverage Control by Alcoholic Beverage Control Appeals Board.

Extends review to include question as to whether penalty is harsh, oppressive, or excessive.

S.B. 2242—BREED. (Gov. Eff.) Amends Sec. 23091, B. & P. C., re review of orders of Alcoholic Beverage Control Appeals Board.

Provides such review is to be by writ of review to District Courts of Appeal and not to extend further than to determine if board has regularly pursued its authority.

S.B. 2243—REGAN. (L. Gov.) Adds Sec. 37361, Gov. C., allowing city legislative body to acquire property for preservation or development of historical landmark and for developing of recreational purposes and facilities.

S.B. 2244—HOLLISTER. (Gov. Eff.) Amends Sec. 25631, B. & P. C., re alcoholic beverages.

Changes time during which providing of alcoholic beverages to any person by off-sale licensee, his agent or employee, results in misdemeanor, to between 12 o'clock p.m. Saturday and 8 o'clock a.m. the following Sunday, and to between 10 o'clock p.m. and 8 o'clock a.m. of following day on other days, rather than between 2 o'clock a.m. and 6 o'clock a.m. of same day.

S.B. 2245—BYRNE. (Ed.) Amends Sec. 4602, Ed. C., re unified school districts, making no substantive change.

S.B. 2246—BYRNE. (F. I.) Amends Sec. 733, Ins. C., to require that examination of insurers by commissioner shall ascertain if false or deceptive advertising has been used.

S.B. 2247—BURNS. (Trans.) Amends Sec. 511, Veh. C., to increase by 10 m.p.h. prima facie speed limits at schools, train crossings, intersections, business and residence districts and at all other places where different speed not specifically designated in code.

S.B. 2248—CUNNINGHAM. (Pub. U.) Amends Sec. 7612, P. U. C., re railroad equipment.

Requires caboose used by common carrier railroad for its employees or passengers to be equipped with electrical facilities.

Makes specified equipment requirement for rail track motor cars used by such railroads for employees applicable to such cars used for passengers.

S.B. 2249—RICHARDS. (B. & P.) Adds Sec. 2147.7, B. & P. C., to authorize physician from another country who is taking postgraduate study to practice medicine as part of such study.

S.B. 2250—RICHARDS. (Trans.) Amends Sec. 694, Veh. C., re width of vehicles, making no substantive change.

S.B. 2251—RICHARDS. (Trans.) Amends Sec. 710, Veh. C., re permits to move vehicles in excess of size and weight restrictions, making no substantive change.

S.B. 2252—RICHARDS. (L. Gov.) Amends Secs. 35503, 35506, and 35507, Gov. C., re exclusion of inhabited territory from cities.

Requires exclusion if two-thirds of total votes cast in city favor exclusion. Revises method of marking ballot at exclusion election. Makes other clarifying changes.

S.B. 2253—RICHARDS. (L. Gov.) Amends Sec. 35558, Gov. C., re election for exclusion of uninhabited territory from cities.

Requires legislative body to appoint one inspector, one judge, and two clerks, rather than 2 judges and one inspector, for each voting place.

S.B. 2254—RICHARDS. (L. Gov.) Amends Sec. 72050, Gov. C., re powers of municipal court clerks, making no substantive change.

S.B. 2255—RICHARDS. (L. Gov.) Amends and adds various secs., Gov. C., changing salaries, number, and classification of municipal court officers and attaches in Los Angeles County.

S.B. 2256—RICHARDS. (Pub. H. & S.) Amends Sec. 10292, H. & S. C., re birth certificates.

Provides certificate of birth shall be issued, rather than filed, by State Registrar.

S.B. 2257—RICHARDS. (Pub. H. & S.) Amends Sec. 18250, H. & S. C., re trailer coaches.

Deletes provision making it unlawful for person in auto and trailer park to use or cause, or permit to be used for occupancy, trailer coach which does not conform to requirements of Veh. C. re use of trailers on public highways.

S.B. 2258—RICHARDS. (Trans.) Amends Sec. 710, adds Sec. 710.3, Veh. C., re trailer coaches.

Requires issuance of permit on application to move trailer coach 10 feet or less in width on highways, and exempts trailer coaches from provisions re permissive issuance of permits to move vehicles in excess of size and weight restrictions.

S.B. 2259—RICHARDS. (Pub. H. & S.) Adds Sec. 18370, H. & S. C., re plumbing and electrical equipment in trailer coaches.

Makes unlawful sale, or offering for sale, of any trailer coach 25 feet or more in length, manufactured after July 1, 1958, containing such equipment unless it meets requirements of Division of Housing for installation.

Authorizes division to establish schedule of fees to pay cost of enforcing provisions and prohibits use of funds so collected for any other purpose.

S.B. 2260—RICHARDS. (Trans.) Amends Sec. 694.01, Veh. C., re projecting objects on vehicles.

See digest of S.B. 1747, apparently identical.

S.B. 2261—COOMBS. (Ed.) Amends Sec. 18200, Ed. C., prohibiting approval by Division of Architecture of school building plans where fee of architect or engineer preparing plans exceeds 5 percent of contract cost of construction.

S.B. 2262—ARNOLD. (Trans.) Amends Sec. 515.5, Veh. C., re vehicles drawing trailers or semitrailers. Increases speed limit from 45 to 55 m.p.h. for such passenger vehicles and for commercial vehicles weighing less than unspecified weight, rather than 4,000 pounds.

S.B. 2263—BURNS. (Gov. Eff.) Amends Sec. 2709, Pen. C., re sales of prison-made goods, making no substantive change.

S.B. 2264—HAROLD T. JOHNSON. (Nat. Res.) Appropriates \$200,000 from State Park Fund to Division of Beaches and Parks for construction of, and exhibits for, exhibits building at Donner Memorial State Park and requires building be operated and maintained as part of State Park System.

S.B. 2265—ERHART. (Trans.) Adds Sec. 195.3, S. & H. C., to permit expenditure for maintenance of streets in cities under 10,000 population, funds allocated for construction of streets in such cities.

S.B. 2266—THOMPSON. (Trans.) Amends Secs. 525.1, 551, 552, 553, and 687.1, Veh. C., re driving motor vehicles.

Requires vehicles to drive in right hand lane at all times (except when passing or turning left), rather than when driving at less than normal speed of traffic in same direction.

Deletes provisions that after yielding of right of way when turning left or at entrance to through highway, driver may proceed and other vehicles must yield.

Provides driver pulling out on highway from private road, driveway, any alley (rather than one not exceeding 22 feet or as defined by ordinance) or any place not an intersection to yield right of way to vehicles approaching and an immediate hazard.

Requires that unladen weight be displayed on both sides of certain commercial vehicles.

S.B. 2267—CUNNINGHAM. (Rev. & Tax.) Adds Sec. 9653.6, R. & T. C., re motor vehicle transportation license tax, exempting gross receipts from hauling operations of construction contractor or subcontractor incident to written construction contract.

S.B. 2268—DESMOND. (Rev. & Tax.) Amends Sec. 6006.5, R. & T. C., re sales and use taxes, exempting from tax sales of not more than three demonstrator automobiles required to be purchased and used by automobile salesman in any one year.

S.B. 2269—DESMOND. (Lab.) Amends Sec. 3952, Lab. C., to delete requirement that hospitals supplied by employers or associations of employees make reports of receipts, disbursements, and services to Industrial Accident Commission.

S.B. 2270—DESMOND. (Rev. & Tax.) Amends Secs. 6011 and 6012, R. & T. C., re sales and use taxes, to exclude manufacturer's or importer's excise tax from gross receipts or sales price in computing taxes.

S.B. 2271—DESMOND. (Loc. Gov.) Amends Sec. 33261, H. & S. C., re functions and powers of community redevelopment agencies, making no substantive change.

S.B. 2272—DESMOND. (Gov. Eff.) Amends Sec. 33047, H. & S. C., re community redevelopment, making no substantive change.

S.B. 2273—DESMOND. (Gov. Eff.) Amends Sec. 33267, H. & S. C., re powers of a redevelopment agency, making no substantive change.

S.B. 2274—MILLER. (Gov. Eff.) Repeals Secs. 4303 and 4304, Gov. C., re contracts by public agencies for public works and for purchasing of materials for public use.

Deletes provisions requiring preference for materials produced in the United States and materials manufactured in United States.

S.B. 2275—BUSCH. (Gov. Eff.) Amends Sec. 20450, Gov. C., re State Employees' Retirement System with respect to public agencies which are contract members.

Provides that if public agency is a county the contract shall provide for inclusion in system of all elected county officers who have served for five years or more and who elect to become members of system.

S.B. 2276—BREED. (Trans.) Amends Secs. 8731 and 8732, R. & T. C., re "diesel tax."

In lieu of provision that vendor of fuel for use in vehicle registered in another state or country is not deemed to have used fuel, substitutes provision that vendor who in this State sells fuel and delivers it into tank of vehicle, is deemed to have used fuel.

Deletes condition that user purchase fuel for use in vehicle registered elsewhere and not have use fuel permit in requirement that vendor of fuel collect tax from user.

S.B. 2277—JOHN F. McCARTHY. (Trans.) Amends Sec. 576, Veh. C., re railroad crossings.

Provides, except when train approaching, that vehicle need not stop at any spur or industrial track, rather than such tracks within business or residence district, nor stop at any tracks, rather than spur or industrial tracks, with sign posted by Public Utilities Commission indicating no stop required.

S.B. 2278—GIBSON. (Gov. Eff.) Adds Sec. 21301, Gov. C., re calculation of final compensation of patrol members under State Employees' Retirement System.

Provides that, for purposes of calculating disability retirement allowances, final compensation of patrol member shall be the amount presently being received by persons in same classification that recipient was in at time of his retirement, rather than compensation received by recipient at time of retirement.

S.B. 2279—FARR. (Jud.) Amends Sec. 1203, Pen. C., re probation.

Provides that court may refer misdemeanor matter to probation officer for investigation and report, or summarily grant or deny probation. Removes prohibition against granting probation in cases involving specified felonies, previous offenders, or specified offenses by public officials, and declares probation in such cases to be against public policy except in unusual cases where interests of justice demands a departure from policy.

S.B. 2280—BREED. (F. I.) Adds Sec. 11512.31, Ins. C., re certificates of hospital service plans.

Requires individual certificate to contain name of person covered or other indication that it is his individual certificate unless persons covered do not contribute to premium and eligibility is set forth so person can determine if he is insured under master policy.

S.B. 2281—ED. C. JOHNSON. (Wat. Res.) Amends Sec. 8300, Wat. C., re flood control, to correct reference, making no substantive change.

S.B. 2282—CUNNINGHAM. (L. Gov.) Adds Secs. 74265 and 74266, Gov. C., re phonographic reporters in San Bernardino Municipal Court.

Authorizes appointment of such reporters by majority of judges in number necessary to properly report court proceedings. Specifies \$600 monthly salary.

S.B. 2283—CUNNINGHAM. (L. Gov.) Amends Sec. 74264, Gov. C., re salaries of San Bernardino Municipal Court personnel, making no substantive change.

S.B. 2284—COOMBS. (Trans.) Adds Sec. 211, S. & H. C., to require construction of 6 lane bridge parallel to I Street Bridge over Sacramento River joining Yolo and Sacramento Counties.

S.B. 2285—THOMPSON. (Gov. Eff.) Adds Ch. 2.5, Title 7, Gov. C., re San Francisco Bay Area Regional Planning District.

Creates district of area within Counties of Alameda, Contra Costa, Marin, Napa, San Francisco, San Mateo, Santa Clara, Solano, and Sonoma. Provides for appointment of members of governing board by county boards of supervisors and city selection committees. Provides for organization, powers and duties of district. Requires district to prepare regional plan. Authorizes county tax levy for district. Appropriates \$200,000 from General Fund to district.

S.B. 2286—MONTGOMERY. (Jud.) Amends Sec. 823, Pen. C., re proceedings on taking bail when defendant is arrested in county other than where he must appear, making no substantive change.

- S.B. 2287—HAROLD T. JOHNSON. (Mil. & Vet. Aff.) Adds Secs. 433.5 and 1509.75, M. & V. C., re use of property for civil defense purposes.  
Authorizes use of state armories for civil defense purposes.  
Requires permission to be given to office of civil defense for such use of state and local fair properties as conditions require.
- S.B. 2288—MILLER. (L. Gov.) Amends Sec. 29091, Gov. C., re county budgets, making no substantive change.
- S.B. 2289—MILLER. (Elec.) Amends Sec. 6553, Elec. C., re locking of voting machines, making no substantive change.
- S.B. 2290—MILLER. (Lab.) Amends Sec. 1772, Lab. C., re workmen employed for public works, making no substantive change.
- S.B. 2291—MILLER. (L. Gov.) Amends Sec. 405, Ed. C., re salary of Contra Costa county superintendent of schools, making no substantive change.
- S.B. 2292—MILLER. (Ed.) Amends Sec. 7004, Ed. C., re county school service funds, making no substantive change.
- S.B. 2293—MILLER. (L. Gov.) Amends Sec. 25210.4, Gov. C., allows establishment of county service areas to provide library sites and buildings.
- S.B. 2294—MILLER. (Jud.) Amends Sec. 352, Ed. C., and Sec. 20134, Gov. C., re governmental records, making no substantive change.
- S.B. 2295—MILLER. (L. Gov.) Amends Secs. 74082 and 74083, Gov. C., re monthly salaries of Richmond Municipal Court Clerk and deputy clerks, making no substantive change.
- S.B. 2296—MILLER. (L. Gov.) Amends Sec. 28105, Gov. C., re compensation for public service in Contra Costa County, making no substantive change.
- S.B. 2297—MILLER. (Elec.) Amends Sec. 5004, Elec. C., re elections, making no substantive change.
- S.B. 2298—MILLER. (B. & P.) Adds Sec. 10183 and repeals Sec. 10182, B. & P. C., re licensing of real property brokers and salesmen.  
Deletes examination requirement for reinstatement of revoked or suspended license and provides no re-examination required of delinquent licensee.
- S.B. 2299—MILLER. (F. I.) Adds Sec. 1679.6, Ins. C., to provide that no re-examination be required of delinquent agent, broker, or solicitor licensee.
- S.B. 2300—MILLER. (Jud.) Amends Sec. 3102, Gov. C., re loyalty oath for civil defense workers, making no substantive change.
- S.B. 2301—HOLLISTER. (Ed.) Adds Sec. 1573, Ed. C., re boundaries of school districts.  
Provides that boundaries of school districts along ocean shore shall extend three miles seaward.
- S.B. 2302—BEARD. (Nat. Res.) Appropriates unspecified amount from State Park Fund to Division of Beaches and Parks for establishment of state park in Imperial County.
- S.B. 2303—SUTTON. (Mil. & Vet. Aff.) Appropriates unspecified sum for construction of armory at unspecified location.
- S.B. 2304—DOLWIG. (Jud.) Adds Sec. 4209, Gov. C., re filing of claims and notices in connection with contracts for public works.  
Provides that no person who does not have a contractual relationship directly with prime or general contractor shall maintain action against surety on contractor's bond unless he has given notice to contractor within 30 days after commencement of delivery of materials or performance of services that materials have been delivered or are being delivered or that services have been or are being rendered.  
Imposes like restriction on right to receive payment for claims.

S.B. 2305—DOLWIG. (Jud.) Amends Sec. 1190.1, C. C. P., re mechanics' liens for materials or work furnished for public improvement.

Provides that within 10 days after receipt of notice of filing of a stop notice, contractor may file with recipient of such notice an affidavit disputing amount of claim in such stop notice, hearing shall thereafter be held, and if claim is found to be excessive, amount withheld by recipient pursuant to stop notice shall be reduced accordingly.

S.B. 2306—DOLWIG. (Ed.) Amends Sec. 18604, Ed. C., re disposition of school property, making no substantive change.

S.B. 2307—DOLWIG. (Ed.) Amends Sec. 16254, Ed. C., re transportation of pupils, making no substantive change.

S.B. 2308—DOLWIG. (Gov. Eff.) Amends Sec. 19461, B. & P. C., to provide proceedings of California Horse Racing Board to revoke license may be, rather than shall be, conducted in accordance with Administrative Procedure Act.

S.B. 2309—DOLWIG. (Trans.) Adds Sec. 507, Veh. C., re driving under influence of liquor and drugs.

Makes it unlawful to drive under influence of intoxicating liquor or drugs, or both, to degree which renders person incapable of driving safely. Provides punishment for first conviction by 30 days to six months in jail or fine of \$50 to \$500, or both, and for second or subsequent conviction by 90 days to one year in jail or fine of \$200 to \$1,000, or both.

Provides authorization to use drugs no defense.

Declares provision does not repeal any other provision.

S.B. 2310—DOLWIG. (Jud.) Amends Sec. 311, Pen. C., re obscenity.

Expands provisions making various transactions involving obscene or indecent writings, printed matter, and recordings a misdemeanor, to include pictures, prints and motion pictures or prints and makes any possession of any such writing, printed matter, recording, picture, or print a misdemeanor.

S.B. 2311—DOLWIG. (Ed.) Amends Sec. 18262, Ed. C., re school building leases, making no substantive change.

S.B. 2312—MURDY. (Jud.) Amends Secs. 70 and 79, adds Sec. 70.5, Civ. C., re licensing clergymen authorized to solemnize marriages.

Requires clergymen to be licensed to solemnize marriage, and prescribes licensing procedure, with license to be issued without fee by county clerk upon presentation of satisfactory evidence of ordainment and that applicant is active clergymen or, if retired, is listed as clergymen on roster of denomination. Enables applicant to petition superior court for writ of mandate upon rejection of application.

S.B. 2313—MURDY. (F. & G.) Amends Sec. 868, F. & G. C., to provide yellowtail, barracuda, or white seabass may not be possessed on boat carrying or using bait nets as well as round haul or purse seine nets.

S.B. 2314—MURDY. (Trans.) Amends Sec. 421, Veh. C., to provide that chauffeur's in addition to operator's license shall be suspended for failure to comply with provisions re deposit of security after accident.

S.B. 2315—MURDY. (Agr.) Amends Sec. 1300.19, Ag. C., re administration and enforcement of marketing orders.

Authorizes additional penalty recoverable by State of three times market value of products marketed in excess of quota, allotment, or marketable percentage under marketing order, or rule or regulation of director, recoverable from person so marketing or anyone knowingly participating, aiding, or abetting such action.

Authorizes injunctive relief including specific performance, to enforce marketing order or violation of such order or rule or regulation of director thereon.

S.B. 2316—MURDY. (Jud.) Adds Sec. 1241.5, C. C. P., re eminent domain proceedings.

Prohibits State or other public body from exercising eminent domain power in areas zoned exclusively for agriculture, except for reservoir purposes, without prior approval of board of supervisors which enacted zoning provisions.

S.B. 2317—DORSEY. (Jud.) Adds Sec. 415.5, Pen. C., re harassment of persons by telephone.

Makes misdemeanor use of telephone to carry out hoax or place unnecessary burden on law enforcement agencies.

Makes it misdemeanor to make anonymous telephone call which will offend, threaten, abuse, harass or disturb any person.

S.B. 2318—REGAN. (Rev. & Tax.) Amends Sec. 2805, R. & T. C., re property taxation.

Provides that application for separate valuation for partial payment purposes shall be accompanied by affidavit of interest showing date, book, and page of recordation, and fee of \$5, rather than \$1.

S.B. 2319—REGAN. (Rev. & Tax.) Adds Sec. 2513, R. & T. C., re property taxation.

Provides for establishment by board of supervisors of tax underpayment revolving fund for tax collector in amount up to \$1,000.

Authorizes use of fund by tax collector to complete payments in full of taxes for which he receives remittance from taxpayer of all but \$1 or less. Taxpayer to be notified if underpayment in excess of \$0.25, and any remittance received from taxpayer to cover underpayment to be deposited to credit of revolving fund.

S.B. 2320—REGAN. (Mil. & Vet. Aff.) Amends Sec. 1262, M. & V. C., re property acquired for memorial halls or other places for use or benefit of veterans' associations.

Authorizes counties and cities, where title to such property is held jointly by a county and city, to convey one's interest to the other without consideration other than purpose of providing or maintaining such property for use or benefit of veterans' associations.

S.B. 2321—REGAN. (B. & P.) Adds Sec. 11529.1, B. & P. C., authorizing fees, by local ordinances, for examining and making field investigations re tentative maps and record of survey maps required to be filed.

S.B. 2322—REGAN. (B. & P.) Adds Sec. 11540.2, B. & P. C., re subdivision maps.

Authorizes conveyance of lots or parcels by designations shown on survey map where local ordinance requires approval of division of land and requires division to be shown on survey map filed pursuant to provisions regulating land surveyors.

S.B. 2323—REGAN. (Jud.) Amends Secs. 25101 and 26202, Gov. C., re documents.

Requires clerk of board of supervisors to dispose of, pursuant to law, petitions, applications, and other documents deposited with him. Allows board of supervisors to authorize destruction or disposition of unacceptable bid or proposal for construction or installation of public works more than five years old.

S.B. 2324—REGAN. (Jud.) Amends Secs. 537.5 and 559, C. C. P., re attachment.

Modifies provision that in attachment cases the court clerk with whom complaint is filed shall not make public the filing of the complaint or issuance of attachment, by providing that if return of service of writ of attachment is not made within year of filing of complaint, clerk shall make records and documents in action available to public.

Provides that writ may be returned separately from summons if issued at later time, and provides that writ must be returned immediately after levy and service in accordance with instructions given officer at time writ or writ and summons delivered to but in no event later than 20 days after receipt, rather than that it must be returned within such 20 days if not required to be returned with summons.

S.B. 2325—REGAN. (Jud.) Amends Sec. 139, Civ. C., re contents of decree of divorce or separate maintenance.

Provides interlocutory or final decree of divorce and final judgment of separate maintenance shall specify name, age, and amount of support for each child, if the court grants such support.

Imposes duty upon party in whose favor divorce is granted to file with court annual statement of income and disbursement of allowance for support, mainte-

nance and education of children, with supporting vouchers, when so ordered by court.

S.B. 2326—REGAN. (Jud.) Amends Sec. 12053, Pen. C., re licenses to carry concealed weapons.

Requires records of issuance of license to carry concealed weapon to be maintained in office of the licensing authority rather than be delivered and kept in office of county clerk.

S.B. 2327—REGAN. (L. Gov.) Adds Sec. 31116, Gov. C., re county civil service system.

Permits payment of county funds for travel expenses of applicants for county employment to and from place of examination or interview.

S.B. 2328—REGAN. (Trans.) Adds Sec. 459.9, Veh. C., to permit local authorities to close streets at such times as may be specified for protection of persons attending schools, if signs are erected.

S.B. 2329—REGAN. (Jud.) Adds Sec. 4125.1, Pen. C., re work of persons in county detention facilities.

Provides that board of supervisors may contract with other public agencies for services of persons in county's industrial farm or road camp in aid of public projects essential to public health, safety, and welfare and may provide for allowances for such persons or their dependents in excess of the amounts allowed for work performed on such farm or in such camp.

S.B. 2330—REGAN. (Pub. H. & S.) Adds Sec. 460, H. & S. C., re X-ray photographs taken by county health officers.

Provides for disposal by board of supervisors of certain X-ray photographs which do not show existence of infectious or communicable disease.

S.B. 2331—REGAN. (Rev. & Tax.) Amends Sec. 2808, R. & T. C., re property taxation, providing that no penalty accrues or is due on current assessment roll on property separately valued for partial payment purposes until 30 days after entry on roll.

S.B. 2332—REGAN. (Trans.) Amends Sec. 2804, S. & H. C., to broaden exemptions from Special Assessment, Investigation, Limitation and Majority Protest Act of 1931 to include proceedings of chartered counties as well as chartered cities.

S.B. 2333—REGAN. (Lab.) Adds Sec. 1736, Lab. C., re public works performed with federal funds.

Permits legislative body of political subdivision receiving federal funds for public works to comply with federal law and regulations in executing public works notwithstanding state law.

S.B. 2334—REGAN. (L. Gov.) Amends Sec. 71140, Gov. C., re justice courts.

Requires clerks and deputy clerks to be electors of county where court located, rather than judicial district.

S.B. 2335—THOMPSON. (Mil. & Vet. Aff.) Appropriates \$50,000 from surplus money in Veterans' Farm and Home Building Fund of 1943 for construction of building for use by Division of Farm and Home Purchases of Department of Veterans Affairs, to be located on Women's Relief Corps Home property in Santa Clara County.

To take effect immediately, urgency measure.

S.B. 2336—SUTTON. (Soc. Wel.) Amends Secs. 2016, 2160.4, W. & I. C., re allowances to aged aid recipients.

Prohibits reduction in recipient's budgetary allowances on basis that goods or services are to be provided by child of recipient.

Provides that allowance to recipient in medical institution for personal and incidental expenses shall be \$17 per month, rather than not less than \$10 nor more than \$15 per month.

S.B. 2337—SUTTON. (Wat. Res.) Adds Sec. 26875.1, Wat. C., re irrigation districts.

Provides that land in irrigation district with existing service facilities may not be included in another irrigation district without consent of first district.

S.B. 2338—COLLIER. (Trans.) Amends, renames, repeals and adds various secs., Veh. C., to make numerous changes in traffic laws and definitions applicable thereto.

S.B. 2339—CHRISTENSEN. (Gov. Eff.) Amends various secs., Gov. C., re claims against State and local agencies or officers or employees, making no substantive change.

S.B. 2340—THOMPSON. (Trans.) Amends Sec. 510, Veh. C., re speed limit, making no substantive change.

S.B. 2341—THOMPSON. (Pub. H. & S.) Amends Sec. 13204, H. & S. C., re definition of "cleaning" and "dry cleaning," making no substantive change.

S.B. 2342—THOMPSON. (F. & G.) Amends Sec. 1015.5, F. & G. C., to extend privilege tax on packing and reduction licensees receipts of sardines, Pacific mackerel, jack mackerel, squid, herring, and anchovies from December 31, 1957 to December 31, 1959.

S.B. 2343—ARNOLD. (B. & P.) Amends Sec. 5200, B. & P. C., re advertisers, making no substantive change.

S.B. 2344—WILLIAMS. (Ed.) Repeals and adds Sec. 3881, Ed. C., re school districts.

Revises procedure re inclusion of all of territory of elementary school districts in same high school district where territory is situated in two high school districts. Makes provision applicable to joint union, as well as union, elementary school districts.

S.B. 2345—DOLWIG. (Lab.) Amends Sec. 3208, Lab. C., re workmen's compensation and insurance, making no substantive change.

S.B. 2346—DOLWIG. (Jud.) Amends Sec. 12020, Pen. C., re penalty for offenses involving manufacture, sale, or possession and other transactions concerning deadly weapons.

Makes such offenses misdeameanor, rather than alternative misdemeanor or felony, except when person has been previously convicted of felony or crime re manufacture or sale of deadly weapons or possession of concealed weapons, when offense is felony.

S.B. 2347—DOLWIG. (Lab.) Amends Sec. 3202, Lab. C., re construction of workmen's compensation and safety laws, making no substantive change.

S.B. 2348—COOMBS. (L. Gov.) Amends Sec. 35313, Gov. C., re annexation of uninhabited territory to cities.

Deletes provision for protest by public owners and prohibits inclusion of value of publicly owned property in determination of value of territory for protest purposes.

S.B. 2349—COOMBS. (Wat. Res.) Appropriates unspecified sum to Department of Water Resources for studies, plans and specifications re North Bay Aqueduct.

S.B. 2350—ERHART. (F. & G.) Amends Sec. 956, F. & G. C., re nets in Estero Bay.

Provides the three nautical mile area in which trawl nets may not be used, as to Estero Bay, shall be from the nearest point of land on the mainland shore or seaward of a line drawn from Point Estero to Point Buchon whichever is the greater distance.

S.B. 2351—BYRNE. (Agr.) Amends Sec. 321.5, Ag. C., re foreign cold storage meat.

Expressly includes in definition of "meat," fresh chilled and frozen beef, veal, lamb, mutton and pork; cooked, cured and prepared meats not including canned meats; fresh and frozen dressed rabbits and poultry.

S.B. 2352—RICHARDS. (Jud.) Amends Secs. 640, 642, 645 and 646, Prob. C., re setting aside estate to surviving spouse or minor children.

Increases amount of estate that may be so set aside from \$2,500 to \$5,000, provides that liens and encumbrances that are to be subtracted in computing such amount must be of record, and eliminates provision for subtracting value of homestead interest set apart under Sec. 660 or Sec. 661, Prob. C., for purposes of computing such amount.

Decreases maximum value of surviving spouse's or minor child's other estate that will not disentitle him to setting aside of decedent's estate from \$12,500 to \$10,000.

Makes related procedural changes.

S.B. 2353—RICHARDS. (Lab.) New act, California Fair Employment Practice Act, re prevention and elimination of practices of racial and religious discrimination in employment and otherwise.

Declares opportunity to seek, obtain, and hold employment without discrimination because of race, religion, color, national origin, or ancestry is civil right, and specifies what constitutes unlawful employment practices.

Creates five-member State Fair Employment Practice Commission, to formulate policies and make recommendations to effectuate purposes of act, and specifies method of selection, removal, term of office and powers and duties of commission. Authorizes commission to hold hearings and issue orders to correct effect of discriminatory employment practices or prevent their occurrence, and to formulate and adopt comprehensive educational program to instill purposes and meaning of act. Appropriates unspecified sum to carry out its purposes.

S.B. 2354—RICHARDS. (Trans.) Adds Sec. 35257.1, S. & H. C., re public parking. Prohibits formation of district under Parking District Law of 1951 until legislative body investigates to determine if parking facilities needed, if proposed district covers contiguous area needing such facilities, if sufficient property will be benefited and if parking facilities located and designed to do most good and least injury.

S.B. 2355—RICHARDS. (Rev. & Tax.) Adds Div. 3, R. & T. C., re commission for investigation and study of state and local taxation.

Creates California Taxation Study Commission to consist of eight members appointed by Governor, two from executive branch of government, two from union labor, two from business, and two from each of two major political parties. In addition, provides for service on commission of two members each from Senate and Assembly, as joint interim investigation committee.

Provides for investigation and study by committee of all phases of state and local taxation, including tax structures, and particularly extent of fields and administration of taxation by each governmental unit.

Requires that report containing findings, conclusions and recommendations be submitted to Governor on or before December 31, 1958, and to Legislature at 1959 Regular Session in January, 1959.

Provides for cessation of commission on June 30, 1959.

Appropriates unspecified amount for expenditure by commission.

S.B. 2356—RICHARDS. (Soc. Wel.) Adds Sec. 29700.1, Gov. C., re claims for payment of public assistance orders.

Makes general statement of total selling price of groceries or household supplies sold and delivered to recipient of aid sufficient itemization for claim filed by vendor for supplies against county or district.

- S.B. 2357—RICHARDS. (Jud.) Amends Sec. 1200, Pen. C., re defendant's right to inspect documents before judgment is passed.  
Directs court to permit counsel for either party, or accused if he appears in person, to see documents and reports the court intends to consider or which are for his consideration in connection with either probation or sentence or any other proceedings in the case, at least one day prior to the hearing.  
Makes all such documents public records.
- S.B. 2358—RICHARDS. (L. Gov.) Amends Sec. 71040, Gov. C., re district boundaries of municipal and justice courts, making no substantive change.
- S.B. 2359—RICHARDS. (Gov. Eff.) Amends Sec. 1, Gov. C., re state and local government, making no substantive change.
- S.B. 2360—RICHARDS. (Gov. Eff.) Amends Sec. 2, Gov. C., re state and local government, making no substantive change.
- S.B. 2361—RICHARDS. (Elec.) Amends Sec. 1, Elec. C., re elections, making no substantive change.
- S.B. 2362—RICHARDS. (Elec.) Amends Sec. 2, Elec. C., re elections, making no substantive change.
- S.B. 2363—RICHARDS. (Elec.) Amends Sec. 3, Elec. C., re elections, making no substantive change.
- S.B. 2364—RICHARDS. (Agr.) Amends Sec. 1, Ag. C., re short title, making no substantive change.
- S.B. 2365—RICHARDS. (B. & P.) Amends Sec. 1, B. & P. C., re regulation of businesses and licensed professions, making no substantive change.
- S.B. 2366—RICHARDS. (B. & P.) Amends Sec. 2, B. & P. C., re regulation and protection of private business and licensed professions and callings, making no substantive change.
- S.B. 2367—RICHARDS. (Jud.) Amends Sec. 3, Civ. C., re nonretroactive effect of code, making no substantive change.
- S.B. 2368—RICHARDS. (Jud.) Amends Sec. 3, C. C. P., re civil procedure, making no substantive change.
- S.B. 2369—RICHARDS. (Jud.) Amends Sec. 1, Corp. C., re corporations, making no substantive change.
- S.B. 2370—RICHARDS. (Ed.) Amends Sec. 1, Ed. C., re Public School System, making no substantive change.
- S.B. 2371—RICHARDS. (F. I.) Amends Sec. 1, Fin. C., re financial institutions and transactions, making no substantive change.
- S.B. 2372—RICHARDS. (F. & G.) Amends and renames Sec. 3 (as added by Ch. 524, Stats. 1943), F. & G. C. Renames one of two secs. numbered 3, to be Sec. 5.
- S.B. 2373—RICHARDS. (Pub. H. & S.) Amends Sec. 1, H. & S. C., re preservation of public health and safety, making no substantive change.
- S.B. 2374—RICHARDS. (F. I.) Amends Sec. 1, Ins. C., re insurance, making no substantive change.
- S.B. 2375—RICHARDS. (Gov. Eff.) Amends Sec. 1, H. & N. C., re short title, making no substantive change.
- S.B. 2376—RICHARDS. (Lab.) Amends Sec. 1, Lab. C., re labor, making no substantive change.
- S.B. 2377—RICHARDS. (Mil. & Vet. Aff.) Amends Sec. 1, M. & V. C., re military and veterans' affairs, making no substantive change.

S.B. 2378—RICHARDS. (Jud.) Amends Sec. 3, Pen. C., re penal matters, making no substantive change.

S.B. 2379—RICHARDS. (Jud.) Amends Sec. 2, Prob. C., re probate matters, making no substantive change.

S.B. 2380—RICHARDS. (Nat. Res.) Amends Sec. 1, P. R. C., re short title, making no substantive change.

S.B. 2381—RICHARDS. (Pub. U.) Amends Sec. 1, P. U. C., re short title, making no substantive change.

S.B. 2382—RICHARDS. (Rev. & Tax.) Amends Sec. 1, R. & T. C., re taxation, making no substantive change.

S.B. 2383—RICHARDS. (Rev. & Tax.) Amends Sec. 2, R. & T. C., re taxation, making no substantive change.

S.B. 2384—RICHARDS. (Trans.) Amends Sec. 1, S. & H. C., re short title, making no substantive change.

S.B. 2385—RICHARDS. (Wat. Res.) Amends Sec. 1, Wat. C., re citation of code, making no substantive change.

S.B. 2386—RICHARDS. (Soc. Wel.) Amends Sec. 1, W. & I. C., re public welfare and assistance, making no substantive change.

S.B. 2387—RICHARDS. (Soc. Wel.) Amends Sec. 2, W. & I. C., re public assistance, making no substantive change.

S.B. 2388—RICHARDS. (Soc. Wel.) Amends Sec. 3, W. & I. C., re public assistance, making no substantive change.

S.B. 2389—RICHARDS. (Soc. Wel.) Amends Sec. 4, W. & I. C., re public welfare and assistance, making no substantive change.

S.B. 2390—RICHARDS. (Lab.) Amends Sec. 1, U. I. C., re unemployment insurance, making no substantive change.

S.B. 2391—FARR. (Gov. Eff.) Amends Secs. 20867 and 31451, Gov. C., re retirement benefits of public officers and employees.

Deletes from provision in State Employees' Retirement Law re person employed by State and one or more contracting agencies provision that break in service must be one year or less for all service to be included in calculation of benefits. Also deletes provision providing credit for prior state service for certain state employees.

S.B. 2392—FARR. (Ed.) Amends Sec. 7231, Ed. C., re tuition of nonresident junior college students.

Requires county superintendent of schools to certify to county board of supervisors and county auditor the cost of educating all nonresident junior college pupils, rather than pupils in grades 13 and 14, for purposes of levying tax for payment of nonresident junior college tuition.

S.B. 2393—FARR. (L. Gov.) Adds Art. 8, Ch. 1, Pt. 2, Div. 2, Title 4, Gov. C., re annexation of territory to cities.

Prescribes procedure for annexation of contiguous territory owned by Federal Government, initiated by city legislative body after consent of Federal Government.

S.B. 2394—GRUNSKY. (Agr.) Adds Sec. 827.1, Ag. C., re maturity of apples.

Requires maturity of apples be determined by tests of pressure and soluble solids. Establishes indexes for named varieties.

S.B. 2395—BEARD. (Agr.) Amends Sec. 281.5, Ag. C., re bee diseases.

Adds educational agencies to those authorized to transport and maintain diseased bees or hives, and permits demonstrations of eradication and control methods.

S.B. 2396—BEARD. (Agr.) Amends and adds various sees., Ag. C., re bees.

Provides for delivery of certificate of bee inspector at out-of-state place of origin of bees imported into California, to county agricultural commissioner within 72 hours, rather than 48 hours, of arrival.

Omits provision making it unlawful to ship any package queens within state without certificate of inspection.

Requires inspector appointed by commissioner to inspect apiary to mail report to owner or operator of apiary within three days after inspection.

Authorizes, rather than requires, inspector to destroy diseased bees or notify owner or person in possession to do so. Substitutes for provisions on eradication by person notified, others permitting alternatives of burning and burying bees and hives, killing bees and hauling hives to wax-salvage plant, or removing hives to convalescent yard for treatment by chemotherapy.

Requires Director of Agriculture to approve methods of chemotherapy for eradication or control of American foulbrood, and requires approval of establishing of convalescent yards.

Deletes provision authorizing summary destruction of infected bees unlawfully moved within State.

Eliminates prohibition against salvage of honey from diseased bee colonies, and permits salvage for bee food.

Omits provisions making neglected or abandoned hives and appliances unlawful and a public nuisance.

Makes violation of bee and apairy equipment provisions punishable by fine of not more than \$25.

Makes other technical changes.

**S.B. 2397—ED. C. JOHNSON.** (Wat. Res.) Adds Ch. 5, Div. 1, Wat. C., re wildlife and recreational use of water.

Provides whenever water controlled or modified for any purpose by State, state agency, or other agency with state financial or technical assistance, the Department of Fish and Game and state agency concerned with general recreational planning shall be consulted and their report as to conservation and management of wildlife and development of fish and wildlife recreational opportunities shall be part of any report by agency of State on the project involved and cost of carrying out such report shall be part of costs of the project.

Authorizes acquisition by state construction agencies of land and interest therein to carry out such report when approved by Director of Water Resources.

**S.B. 2398—ED. C. JOHNSON.** (F. & G.) Amends Sec. 400, F. & G. C., re licenses, making no substantive change.

**S.B. 2399—BURNS.** (L. Gov.) Amends Sec. 28109, Gov. C., re salaries of Fresno County officers.

Increases annual salary of auditor-controller from \$9,600 to \$10,500, of district attorney from \$12,000 to \$14,400, and of supervisors from \$6,000 to \$7,200. Eliminates additional salary payable board of supervisors chairman.

**S.B. 2400—BURNS.** (F. I.) Adds Ch. 11B, Div. 2, Pt. 2, Ins. C., re voluntary health service plans.

Provides for incorporation and regulation of health services plan corporations and restricts, with specified exceptions, establishment and operation of voluntary health service plans to corporations established and regulated under the act.

**S.B. 2401—BURNS.** (Gov. Eff.) Adds Ch. 10.5, Div. 9, B. & P. C., to provide credit restrictions upon sale of alcoholic beverages by distributor.

**S.B. 2402—BURNS.** (Elec.) Amends Sec. 26, Elec. C., re primary elections, making no substantive change.

**S.B. 2403—BURNS.** (Ed.) Amends Sec. 19311, Ed. C., re school cafeterias, making no substantive change.

**S.B. 2404—BERRY.** (Trans.) Adds Secs. 640 and 641, S. & H. C., re State Highway Routes 340 and 341.

Provides Route 340 is from Route 97 south of Ione to Route 34 near intersection of Llancha Flana Road.

Provides Route 341 is from Route 5 near French Camp to Route 4 near intersection with Route 75.

S.B. 2405—BERRY. (Trans.) Adds Secs. 642 and 643, S. & H. C., to designate State Highway Route 642 as between Routes 15 near Colusa and 45 near Butte City and State Highway Route 343 as between Route 1 near Laytonville and 7 between Willows and Corning.

S.B. 2406—BERRY. (Trans.) Adds Sec. 646, S. & H. C., re state highways, to add Route 346 from Route 31 near Devore to Route 9 near Cucamonga.

S.B. 2407—SHIORT. (Trans.) Adds Secs. 644 and 645, S. & H. C., re state highways.

Adds Route 344 from Route 4 near Modesto to Route 41 at Crows Landing.  
Adds Route 345 from Route 24 near Clements to Route 66 between Oakdale and Escalon.

S.B. 2408—BREED. (Trans.) Amends Sec. 278, repeals Secs. 276 and 277, adds Sec. 276, Veh. C., re driver's licenses.

Changes life of original license from four to two years and provides license may be renewed for six years if within two year period licensee not convicted of violation of traffic laws or crime committed by operation of vehicle and no judgment arising out of operation of vehicle entered against him.

Deletes authority of Department of Motor Vehicles to extend operator's license 30 days if expires during January.

Requires department to test applicant for renewal of two-year license for additional two years to determine qualification of applicant to drive in view of past record.

S.B. 2409—BREED. (Pub. U.) Amends Sec. 25802, P. U. C., re transit districts.

Provides that authority of district to contract and cooperate with State and its agencies in transit facilities projects and financing thereof, is not limited by other provisions of law governing transit districts.

S.B. 2410—BREED. (Rev. & Tax.) Amends, repeals, and adds various secs., R. & T. C., re personal income and bank and corporation taxation, making various changes in provisions on deduction for depreciation to establish conformity with Federal 1954 Internal Revenue Code.

S.B. 2411—BREED. (F. I.) Amends Sec. 3081.6, Civ. C., re resale to borrower of property that was security for loan, making no substantive change.

S.B. 2412—BREED. (Rev. & Tax.) Amends Sec. 12252, R. & T. C., re insurance taxation, making no substantive change.

S.B. 2413—HOLLISTER. (Trans.) Adds Sec. 545.3, Veh. C., to prohibit use of turn signal devices except in preparation for turning.

S.B. 2414—BUSCH. (Trans.) Amends Sec. 142, Veh. C., to exempt from registration vehicles operated on highway for distance not greater than five miles, rather than one-fourth mile, for purpose of transporting farm products across highway.

S.B. 2415—BUSCH (By request). (Soc. Wel.) Amends Secs. 1550, 2180.5, 3082, W. & I. C., re eligibility for public assistance.

Provides if investigation of eligibility of applicant for aid to needy children, aid to aged, or aid to needy blind is not completed within 30 days, rather than 60 days, it shall continue until completed and, if eligibility is established, aid shall begin on first day of month in which thirtieth day falls, rather than on first day of month in which sixtieth day falls.

Requires county, if applicant is in dire need at time of applying for aid, to provide him with sufficient assistance, in cash or kind, to enable him to meet needs until investigation of eligibility is completed.

S.B. 2416—BUSCH (By request). (Soc. Wel.) Adds Secs. 2163.3, 3047.22, 3447.2, W. & I. C., re gifts of money to applicants for or recipients of aged or blind aid.

Provides gifts of money received by applicant or recipient shall be deemed personal property to extent such gifts do not cause personal property holdings to exceed statutory maximum and income to extent of excess.

**S.B. 2417—BUSCH.** (Jud.) Amends Sec. 640a, Pen. C., re misuse of automatic vending machines, slot machines, coin-box telephones and similar devices.

Adds element of intent to defraud owner, lessee, or licensee of device to offenses involving use of slug or other unauthorized means to operate such device and adds same element to offense of receiving goods or services from such device without depositing lawful coin of United States.

**S.B. 2418—COBEY.** (Agr.) Amends Sec. 4204, Ag. C., re milk stabilization and marketing, to correct reference and make technical change.

**S.B. 2419—COBEY.** (Wat. Res.) Adds Sec. 154.5, Wat. C., re State Water Board.

Requires Department of Water Resources to furnish board, at its request, technical and clerical assistance to extent funds are made available therefor.

Appropriates \$43,629 to department for expenditure during 1957-58 Fiscal Year for such purpose.

**S.B. 2420—COBEY.** (Agr.) Adds Sec. 955, Ag. C., re cotton lint, to require identification of cotton lint as to its variety and place where grown.

**S.B. 2421—COBEY.** (Agr.) Amends Sec. 1, Ag. C., re short title, making no substantive change.

**S.B. 2422—COBEY.** (Agr.) Amends Sec. 20, Ag. C., re Department of Agriculture, making no substantive change.

**S.B. 2423—COBEY.** (F. & G.) Amends Sec. 1, F. & G. C., re fish and game, making no substantive change.

**S.B. 2424—COBEY.** (F. & G.) Amends Sec. 10, F. & G. C., re fish and game, making no substantive change.

**S.B. 2425—COBEY.** (Nat. Res.) Amends Sec. 1, P. R. C., re short title, making no substantive change.

**S.B. 2426—COBEY.** (Rev. & Tax.) Amends Sec. 1, R. & T. C., re revenue and taxation, making no substantive change.

**S.B. 2427—COBEY.** (Trans.) Amends Sec. 31, Veh. C., re definition of vehicle, making no substantive change.

**S.B. 2428—COBEY.** (Wat. Res.) Amends Sec. 100, Wat. C., re use of water resources, making no substantive change.

**S.B. 2429—COBEY.** (Wat. Res.) Amends Sec. 1, Wat. C., re short title, making no substantive change.

**S.B. 2430—COBEY.** (Trans.) Amends Sec. 23, S. & H. C., re definition of "highway," making no substantive change.

**S.B. 2431—COBEY.** (L. Gov.) Amends Sec. 31102, Gov. C., re counties, making no substantive change.

**S.B. 2432—COBEY.** (Elec.) Amends Sec. 6197, Elec. C., re manner of voting, making no substantive change.

**S.B. 2433—COBEY.** (Ed.) Amends Sec. 180, Ed. C., re education, making no substantive change.

**S.B. 2434—COBEY.** (Soc. Wel.) Amends Sec. 1003, W. & I. C., re public assistance, making no substantive change.

**S.B. 2435—ROBERT I. McCARTHY.** (Rev. & Tax.) Adds Secs. 23040.1 and 25101.1, amends Sec. 25101, R. & T. C., re allocation of income for bank and corporation tax purposes.

Provides income from sources within State shall not include income from property or activities outside State.

Provides that in allocating to California income from sources within and without State on basis of sales, pay roll, property or other factors, there shall be taken into

account as income from sources outside State, income from transportation by sea or air without State.

Deletes provision requiring allocation of income from business partly within and partly without State in manner fairly calculated to apportion.

Makes special provision as to operation.

S.B. 2436—ROBERT I. McCARTHY. (Jud.) Amends Sec. 25008, Corp. C., re securities.

Excludes certificate of interest in an oil, gas, or mining title or lease, which is not divided into shares for purpose of public offering, from definition of "security" for purposes of the Corporate Securities Law.

S.B. 2437—ROBERT I. McCARTHY. (Jud.) Adds Sec. 25152.5, Corp. C., re exemptions from Corporate Securities Law.

Makes Corporate Securities Law, except as expressly provided therein, inapplicable to sale of securities not offered to public.

S.B. 2438—ROBERT I. McCARTHY. (L. Gov.) Amends Secs. 74502, 74503, and 74504, Gov. C., re salaries and number of certain San Francisco municipal court officers and attaches.

Increases minimum monthly salary of clerk from \$1,000 to \$1,050 and of one deputy clerk, jury commissioner, from \$735 to \$740.

Decreases number of deputy clerks paid minimum monthly salary of \$500 from 22 to 21.

S.B. 2439—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Sec. 7202, R. & T. C., re local sales and use taxes, making no substantive change.

S.B. 2440—ROBERT I. McCARTHY. (Jud.) Amends Sec. 25100, Corp. C., to exempt from Corporate Securities Law, interests in oil, gas, or mining titles not divided into shares for public offering.

S.B. 2441—ROBERT I. McCARTHY. (L. Gov.) Adds Sec. 74504.5, Gov. C., re salaries of San Francisco municipal court officers and attaches.

Requires blanket increase of unspecified percentage of salaries of such persons and positions over present specified salaries. Provides effective date of September 16, 1957.

S.B. 2442—BYRNE (By request). (F. I.) Adds Ch. 8 to Pt. 2, Div. 2, Ins. C., re employee welfare funds.

Requires funds providing benefits to 25 or more employees or receiving more than \$2,000 annually to be registered with Insurance Commissioner. Requires trustees to furnish detailed data regarding fund, keep records, and file annual financial statement and report. Authorizes commissioner to examine fund and requires him to do so every five years. Requires insurer providing benefits in connection with fund to file schedule of rates and adhere thereto.

Requires employer to report contributions and not contribute to noncomplying fund. Makes trustees fiduciaries for assets of funds. Prohibits trustee, employer, labor organization, or agents thereof, from benefiting from fund apart from entitlement under plan or reasonable compensation for services, and prohibits receipt of payments in connection with placement or administration of insurance program. Subjects trustees and agents to penalty of \$2,500 and removal by commissioner, subject to judicial review, for noncompliance with act or related misrepresentation. Subjects embezzler from fund to fine of \$10,000 and five years imprisonment. Authorizes commissioner to bring suits to restore funds and obtain injunctions to enforce act.

S.B. 2443—DONNELLY. (Ed.) Amends Sec. 413, Ed. C., changing salary of San Joaquin County Superintendent of Schools to unspecified amount.

S.B. 2444—COLLIER. (Rev. & Tax.) Amends Sec. 6066, R. & T. C., re sales and use taxes, making no substantive change.

S.B. 2445—CUNNINGHAM. (Jud.) Amends Sec. 47, Civ. C., re privileged communications in law of defamation, making no substantive changes.

S.B. 2446—CUNNINGHAM. (Pub. U.) Amends Sec. 7677, P. U. C., to extend prohibition against transmission of train movement orders by certain personnel, to include transmission of such orders by radio.

S.B. 2447—CUNNINGHAM. (Jud.) Amends Sec. 1557, Pen. C., re expense of returning fugitives.

Provides that, upon approval of Governor, State shall pay expense, not to exceed \$50, of any law enforcement officer employed to return fugitive who has waived extradition, and is returned and arraigned or placed on trial.

S.B. 2448—CUNNINGHAM. (Trans.) Adds Sec. 694.9, Veh. C., re width of vehicles with load of beehives.

Limits width to 100, rather than 96, inches if beehives manufactured and sold on or before December 1, 1955.

Makes provision inapplicable to extent deprives State of federal highway aid.

S.B. 2449—FARR. (F. I.) Amends Secs. 12582 and 12583, Gov. C., re supervision of charitable trusts.

See digest S.B. 2172. Apparently identical.

S.B. 2450—HOLLISTER. (Soc. Wel.) Adds Secs. 2017, 2018, 2019, W. & I. C., re aid to aged.

Requires county to estimate and pay aid to meet excess needs of recipient prior to payment by recipient for such needs.

Prohibits State Social Welfare Board and counties from requiring recipient to obtain more than one estimate from vendor for purpose of establishing cost of medicine or medical device needed by recipient.

Requires counties to reduce to writing advice given applicant or recipient regarding sale of real or personal property, and to state therein effect of sale on eligibility. Makes advice given binding on counties, and, if advice is sale will not affect eligibility, provides applicant or recipient shall not be disqualified by reason of sale.

S.B. 2451—CUNNINGHAM. (Nat. Res.) Appropriates \$250,000 from State Park Fund to Division of Beaches and Parks for acquisition of land for, and establishment and maintenance of, state park in San Bernardino County.

S.B. 2452—THOMPSON. (Trans.) Amends Sec. 305, Veh. C., re revoking driver's license of juveniles, making no substantive change.

S.B. 2453—FARR. (Ed.) Amends Sec. 10126, Ed. C., re courses in physical education in public schools.

Authorizes governing boards of school districts to grant temporary exemptions to high school pupils from such courses while participating in school sponsored athletic activities.

S.B. 2454—SHORT. (Gov. Eff.) Amends Sec. 26000, B. & P. C., re Alcoholic Rehabilitation Commission, making no substantive change.

S.B. 2455—SHORT. (Gov. Eff.) Amends Sec. 26004, B. & P. C., re Alcoholic Rehabilitation Commission, making no substantive change.

S.B. 2456—SHORT. (Agr.) Amends Sec. 4105, Ag. C., re definition of "producer-distributor," making no substantive change.

S.B. 2457—SHORT. (Rev. & Tax.) Amends Sec. 24421, R. & T. C., re bank and corporation tax, making no substantive change.

S.B. 2458—SHORT. (Rev. & Tax.) Amends Sec. 17201, R. & T. C., re personal income tax, making no substantive change.

S.B. 2459—SHORT. (Jud.) Amends Sec. 361, Pen. C., re wrongful treatment of mentally ill, making no substantive change.

S.B. 2460—SHORT. (Gov. Eff.) Amends Sec. 12574, Gov. C., re employees of Department of Justice, making no substantive change.

S.B. 2461—SHORT. (Ed.) Amends Sec. 2421.5, Ed. C., re change of school district and city boundaries.

Provides that territory which is part of union high school district or joint union high school district, as well as territory which is part of unified school district, shall not upon annexation to city become part of city school district, except by agreement of districts affected. Prescribes procedure for making such agreements effective.

S.B. 2462—COLLIER. (Rev. & Tax.) Amends, adds, and repeals various secs., R. & T. C., re exemption, assessment and equalization of property for tax and fund allocation purposes.

Exempts all property owned by householder for personal use and not principally for sale or other business purposes.

Eliminates provisions on equalization with regard to ratio between assessed and market values throughout State of property assessed locally.

Provides that whenever percentage of assessed to market value in any county differs from 40 percent, State Board of Equalization shall equalize assessed value of locally assessed property to equal 40 percent of its market value.

Eliminates provisions on adjustments in assessed values and tax rates for allocation of state funds and other purposes where difference between assessed and market values.

To take effect immediately, urgency measure.

S.B. 2463—COLLIER. (Rev. & Tax.) Amends, amends and renames, adds, and repeals various secs., R. & T. C., re exemption, assessment and equalization of property for tax and fund allocation purposes.

See digest of S.B. 2462, apparently identical, except that this bill exempts all personal property from taxation rather than property owned by a householder.

To take effect immediately, urgency measure.

S.B. 2464—COLLIER. (Rev. & Tax.) Amends, and amends and renames various secs., R. & T. C., re assessment and equalization of property for tax and fund allocation purposes.

See digest of S.B. 2462, apparently identical, except that this bill does not exempt personal property in any form from taxation.

To take effect immediately, urgency measure.

S.B. 2465—THOMPSON. (Rev. & Tax.) Amends Secs. 757 and 1836, and repeals Sec. 1837, R. & T. C., re assessment and equalization of property for tax purposes.

Revises postponed provisions (Ch. 1466, Stats. 1949) on equalization dependent on whether local ratio of assessed to market value differs from state-wide ratio by more or less than 10 percent. Provides for adjustment in all cases by raising or lowering value of public utility and other property assessed by State Board of Equalization.

To take effect immediately, urgency measure.

S.B. 2466—THOMPSON. (Rev. & Tax.) Amends, adds, and repeals various secs., R. & T. C., re assessment and equalization of property for tax and fund allocation purposes.

Revises present postponed provisions (Ch. 1466, Stats. 1949) that State Board of Equalization bring ratios of assessed to market values into conformity on state-wide basis. Does so on basis of county groups established by amount of variances between county ratio and state-wide average ratio.

To take effect immediately, urgency measure.

S.B. 2467—MILLER. (Rev. & Tax.) Adds Sec. 10101, R. & T. C., re truck tax.

Provides that lien of tax shall not affect interest of legal owner, where both legal and registered owners, unless Controller commences proceeding to enforce lien within 90 days after registered owner becomes delinquent.

S.B. 2468—MILLER. (Rev. & Tax.) Repeals Pt. 4, Div. 2, R. & T. C., repealing "truck tax."

S.B. 2469—MILLER. (Rev. & Tax.) Amends Sec. 9654, R. & T. C., re truck tax, changing credit against tax from one-third of registration fees paid to unspecified percentage for 1958 and each year thereafter.

S.B. 2470—MILLER. (Nat. Res.) Amends Secs. 6827, 6829.1, 6834, and 6871.4, P. R. C., re oil and gas leases of state lands.

Provides that State Lands Commission, when offering state tide and submerged lands for oil and gas leases, shall specify the flat-rate royalty of 12½ percent for oil and 10 percent for gas, unless commission determines lands are within known geologic structure of producing oil or gas field, rather than when the commission has determined that such lands are not within such a structure.

Makes similar change in provisions re drilling terms of oil and gas leases of state lands, notice of intention to lease, and size of parcels, which provisions distinguish between lands which are within known geologic structure of a producing oil or gas field and lands which are not.

S.B. 2471—MILLER. (Lab.) Amends Sec. 1773, Lab. C., re public works, making no substantive change.

S.B. 2472—MILLER. (Ed.) Adds Ch. 9, Div. 12, Ed. C., authorizing establishment of foundation for development of cultural arts and drama.

S.B. 2473—MILLER. (Wat. Res.) Adds Sec. 50600.5, Wat. C., re reclamation districts.

Provides that in district with over 500 property owners, each owner has one vote in election of each trustee.

S.B. 2474—MILLER. (Wat. Res.) Amends Sec. 50600, Wat. C., re reclamation districts.

Provides that in districts with over 500 property owners, each owner has one vote in election of each trustee.

S.B. 2475—MILLER. (Nat. Res.) Appropriates unspecified amount from State Park Fund to Division of Beaches and Parks for establishment of a John Muir Home State Monument as part of State Park System.

S.B. 2476—MILLER. (Nat. Res.) Appropriates unspecified amount from State Park Fund to Division of Beaches and Parks for establishment of Martinez Yacht Harbor State Park as part of State Park System.

S.B. 2477—MILLER. (Ed.) Amends Sec. 19611, Ed. C., re retirement status of child care center employees to clarify cross-reference, making no substantive change.

S.B. 2478—MILLER. (Rev. & Tax.) Adds Sec. 402.5, R. & T. C., re assessment of property used for agricultural purposes.

Provides in assessing property zoned and used for agricultural purposes, when no probability of change in zoning restriction, assessor shall consider no factors other than those relative to such use.

S.B. 2479—MILLER. (Rev. & Tax.) Amends Sec. 43652, Gov. C., re limited obligation bonds of cities payable from sales and use taxes.

Makes provision limiting bonded indebtedness of city to 15 percent of assessed valuation inapplicable to limited obligation bonds.

To take effect immediately, urgency measure.

S.B. 2480—MILLER. (Nat. Res.) Amends Sec. 5630, P. R. C., re public recreation, making no substantive change.

S.B. 2481—MILLER. (L. Gov.) Adds Sec. 24009, Gov. C., re county coroners.

Authorizes filling of office of coroner in same manner and for same term as other county officers unless board of supervisors provides for appointment.

S.B. 2482—MILLER. (Ed.) Amends Sec. 2201, Ed. C., re powers and duties of boards of education, making no substantive change.

S.B. 2483—MILLER. (Trans.) Adds Sec. 139.56, Veh. C., to provide employee of California Highway Patrol or his attorney may examine records of department concerning dispute between employee and department.

S.B. 2484—MILLER. (Mil. & Vet. Aff.) Amends Sec. 972, M. & V. C., re state aid to counties for expenses and compensation of county service officers, making no substantive change.

S.B. 2485—MILLER. (Pub. H. & S.) Amends Sec. 6407, H. & S. C., re sanitary districts, making no substantive change.

S.B. 2486—MILLER. (Gov. Eff.) Amends Sec. 75025, Gov. C., re Judges Retirement System.

Allows service retirement of judge at age 60, rather than 65, with 20 years' service as judge within 24 years preceding date of retirement.

S.B. 2487—MILLER. (Fin.) Appropriates unspecified sum from General Fund for support of Department of Corrections.

S.B. 2488—MILLER. (Trans.) Amends Secs. 372 and 372.1 (as amended Ch. 4, Stats. 1955), to provide that weight fees for commercial vehicles having not more than two axles, except electric vehicles, commences at 3,500 rather than 3,000 pounds.

S.B. 2489—MILLER. (Trans.) Amends Sec. 10096, R. & T. C., re truck tax, making no substantive change.

S.B. 2490—MILLER. (Trans.) Amends Sec. 8994, R. & T. C., re use fuel tax.

Provides that where both legal and registered owner, the tax lien as to legal owner is limited to tax due by registered owner for first 90 days after tax is delinquent.

S.B. 2491—ROBERT I. McCARTHY. (Soc. Wel.) Amends Secs. 2002, 2009, 2016, W. & I. C., re old age assistance.

Provides amending or repealing act shall not be construed to deprive recipients of rights to payment vested at time of enactment thereof.

Provides all aid received by recipient, rather than only portion received for food, is intended to meet needs and is not paid for benefit of, or to be construed as income to, any other person.

States that pricing established for items in recipient's budget shall be compatible with health of recipient, rather than with health generally.

Deletes provision that person receiving aid is not to be deemed pauper by reason thereof.

S.B. 2492—McBRIDE. (Ed.) Adds Sec. 9901, Ed. C., re vocational rehabilitation.

Appropriates unspecified amount to Department of Education to be allocated by Bureau of Vocational Rehabilitation to nonprofit organizations on a matching basis to develop sheltered workshops for physically handicapped persons.

S.B. 2493—McBRIDE. (Rev. & Tax.) Adds Secs. 17208.5 and 24349.5, R. & T. C., re personal income and bank and corporation taxation, making changes in deduction for depreciation to establish conformity with Federal 1954 Internal Revenue Code.

S.B. 2494—McBRIDE. (L. Gov.) Amends Ch. 44, Stats. 1944 (2d Ex. Sess.), the Ventura County Flood Control Act, to raise limit on annual aggregate taxes from 20 to 30 cents per hundred dollars assessed valuation.

S.B. 2495—McBRIDE. (Fin.) Claim bill. Unspecified sum. Jack D. Berg.

S.B. 2496—McBRIDE. (Gov. Eff.) New act authorizing filing of civil action upon claim against State in Ventura County Superior Court for injuries as a result of unspecified negligence on part of State.

S.B. 2497—SHORT. (Gov. Eff.) Adds Pt. 12, to Div. 3, Title 2, Gov. C., the Public Works Authority Act.

Declares purpose to provide for financing construction, and operation of comprehensive system of revenue producing public works projects; to coordinate and combine financing and construction of related public works projects; to enlarge the

scope of comprehensive planning of state public works projects by assuring adequate financing thereof; and to establish a state agency to effectuate these purposes.

To accomplish these purposes creates California Public Works Authority in charge of the California Public Works Authority Commission and prescribes membership of the commission and powers, duties, and functions of commission and authority. Creates advisory board consisting of Directors of Finance, Public Works, and Natural Resources, the State Engineer and State Highway Engineer.

Authorizes authority, among other things, to acquire property and issue bonds in connection with financing or constructing public projects.

Appropriates unspecified sum for carrying out act and provides for repayment of portion thereof from proceeds of bonds which may be issued.

**S.B. 2498—SHORT.** (Gov. Eff.) Amends Sec. 65030, Gov. C., re conservation and planning.

Creates State Conservation and Planning Board, with seven members appointed by Governor, to assist in coordination of local and area planning with state projects. Requires Advisory Committee on Local Planning to assist in coordination of planning and suggest to local authorities areas for inclusion in planning districts.

**S.B. 2499—SHORT.** (Gov. Eff.) Adds Pt. 13, Div. 3, Title 2, Gov. C., the Public Works Reserve Fund Act.

Declares purpose to create pool of money and solvent credits for financing public improvement projects of public agencies; to encourage flow of private funds for financing such projects; and to establish body to investigate and appraise feasibility thereof and inform private investors and governmental agencies.

Creates, and specifies membership, powers, and duties of Public Works Reserve Fund Board. Creates advisory committee to board, comprising State Controller, Treasurer, and Director of Finance and requires latter to provide assistance required by board. Makes Attorney General board's legal adviser.

Authorizes board to issue bonds to be used for purposes of act and to use proceeds for, primarily, purchase of bonds issued by public agencies for approved public improvement projects.

Specifies details re preparation, issuance, sale, and payment, cancellation, or redemption of bonds.

Appropriates unspecified sum for carrying out purposes of act.

To take effect upon adoption of validating constitutional amendment.

**S.B. 2500—SHORT.** (Gov. Eff.) Adds Title 7.5, Gov. C., re regional and area public works districts.

Allows formation of districts for construction and operation of public works under plan adopted under the Planning Law. Provides for formation procedure, operation, maintenance, powers, duties, officers, consolidation, alteration and dissolution of districts.

**S.B. 2501—ED. C. JOHNSON.** (Wat. Res.) Appropriates \$3,000,000 from Investment Fund to Department of Water Resources for acquisition of property for construction of flood control dam at Parks Bar Dam and Reservoir site by Corps of Engineers.

To take effect immediately, urgency measure.

**S.B. 2502—GIBSON.** (L. Gov.) Adds Sec. 50335, Gov. C., re easements of local agencies.

Allows local agencies to dedicate or convey to public utility easement for pipes or ditches, electric or telephone lines, and access roads, over any land belonging to local agencies.

**S.B. 2503—MURDY.** (Gov. Eff.) New act, re tide and submerged lands granted to Orange County.

Declares portions of lands granted to county under Ch. 526, Stats. 1919, which have been filled and reclaimed, to be no longer useful for navigation, commerce, and fishing, and no longer tide or submerged lands, and to be free of public trust for navigation, commerce, and fishing.

Permits future reclaiming and filling of portions of granted lands in connection with development of Newport Bay as harbor, and makes similar declaration as to such lands when so reclaimed and filled.

Permits county to convey such lands free of public uses and trusts to owners of contiguous uplands in exchange for lands desirable for development and conduct of harbor.

Permits county to convey such lands free of public uses and trusts for consideration to highest bidder upon following prescribed procedure, and requires consideration received therefor to be used by county only for harbor purposes.

S.B. 2504—MURDY. (Pub. H. & S.) Amends Sec. 13113, H. & S. C., re fire protection equipment in children's and nursing homes and institutions, making no substantive change.

S.B. 2505—DESMOND. (Gov. Eff.) Amends Sec. 19539, B. & P. C., re harness and quarter horse racing, making no substantive change.

S.B. 2506—DESMOND. (Gov. Eff.) Amends Sec. 11152, Gov. C., re powers of heads of departments to consolidate, abolish or create divisions thereof.

Provides such action is not effective until 30 legislative days after a report of proposal has been submitted to Legislature at Regular Session or until after 30 legislative days or final adjournment of special session to which report is submitted, and provided that proposal shall not be effective if all or part is disapproved by legislative concurrent resolution.

S.B. 2507—DESMOND. (Wat. Res.) Amends Ch. 808, Stats. 1927, the American River Flood Control District Act, re local cooperation re flood control works on north bank of American River.

Authorizes, rather than requires, district to give assurance and commitments to United States and State re local cooperation.

Revises description of boundaries of zone in which lands are found and described to be benefited by such flood control works.

S.B. 2508—DESMOND. (Wat. Res.) Amends Ch. 808, Stats. 1927, the American River Flood Control District Act, re local cooperation re flood control works on Arcade Creek.

Authorizes, rather than requires, district to give assurances and commitments to United States and State re local cooperation.

Revises description of boundaries of zone in which lands are found and declared to be benefited by such flood control works.

S.B. 2509—GIBSON. (B. & P.) Amends Sec. 7512, B. & P. C., re Chief of Bureau of Private Investigators and Adjusters.

Makes appointive by Governor, rather than by Director of Professional and Vocational Standards pursuant to civil service.

Declares that provisions of Gov. C. allowing reinstatement to position vacated to accept another state position are inapplicable to person who at date of appointment as chief holds civil service position.

S.B. 2510—DESMOND. (Gov. Eff.) Amends Sec. 54301, Gov. C., re Revenue Bond Law of 1941, making no substantive change.

S.B. 2511—DESMOND. (Gov. Eff.) Amends Sec. 54302, Gov. C., re revenue bonds of local agencies, making no substantive change.

S.B. 2512—DONNELLY. (B. & P.) Adds Ch. 3, Pt. 3, Div. 7, B. & P. C., to provide any person practicing photography shall meet requirements of chapter.

S.B. 2513—DONNELLY. (B. & P.) Adds Ch. 12.5, Div. 3, B. & P. C., re regulation of radio and television servicing.

Creates within Department of Professional and Vocational Standards a State Board of Radio and Television Examiners, consisting of five members appointed by Governor.

Prescribes powers and duties of board including licensing of radio and television technicians.

S.B. 2514—DONNELLY. (F. I.) Repeals Pt. 7 of Div. 3 of Title 2, Gov. C., thereby abolishing Department of Investment.

**S.B. 2515—DONNELLY.** (Gov. Eff.) Adds Pt. 10, Div. 3, Title 2, and amends various secs., Gov. C., re organization of State Government and providing for creation of Department of Central Services.

Creates Department of Central Services under control of director appointed by Governor with salary of \$25,000 a year.

Declares purpose of department as a service agency with overall responsibility for management and operation of State's buildings and grounds, communications, printing, purchasing, transportation facilities, and other centralized services.

Transfers to department operating responsibilities of Department of Finance with respect to such matters and responsibilities of Division of Architecture of Department of Public Works.

Declares intent to free Department of Finance from such responsibilities so that it may exercise more efficiently its primary function of planning and supervising state fiscal policies.

Provides for transfer of records and personnel and specifically prescribes duties transferred under various code provisions.

**S.B. 2516—DONNELLY.** (Gov. Eff.) Adds Pt. 2.5, Div. 3, Title 2, adds Sec. 11550.5 and amends Secs. 13070 and 13322, Gov. C., re organization of State Government.

Creates Office of State Administrator appointed by Governor with consent of Senate with annual salary of \$30,000. Transfers to office general powers of supervision relating to administrative and organization control functions performed by Department of Finance and powers of director and Department of Professional and Vocational Standards re Division of Administrative Procedure.

**S.B. 2517—DONNELLY.** (Gov. Eff.) Adds Ch. 5, Pt. 2, Div. 2, Title 2, Gov. C., re legislative research.

Creates Legislative Research Council consisting of President pro Tempore and two members of Senate and Speaker of Assembly and two members thereof. Provides President of Senate shall be ex officio a member with power to vote and shall act as chairman.

Authorizes council to make studies and secure information and statistics for members and committees of Legislature to aid them in considering legislative proposals during sessions and to carry on factual research during recesses. Authorizes employment of director and other necessary employees.

**S.B. 2518—DONNELLY.** (Gov. Eff.) Adds Art. 9, Ch. 1, Pt. 1, Div. 3, Title 2, Gov. C., re reorganization of state agencies.

States purposes for government reorganization and provides that if Governor concludes after investigation that any reorganization is necessary to accomplish any such purposes he shall submit reorganization plan as prescribed to Legislature, but no provision of plan shall take effect unless plan so transmitted before April 1, 1959.

Provides that such plan shall take effect after first 30 days of continuous session of Legislature following transmittal unless majority of either house resolved to contrary.

Contains saving clause for statutes and regulations of or respecting agencies affected by reorganization and for actions by or against officers of such agencies.

**S.B. 2519—DONNELLY.** (Rev. & Tax.) Adds Pt. 15, Div. 2, R. & T. C., re Board of Tax Appeals.

Creates Board of Tax Appeals consisting of three members appointed by Governor for terms of four years at annual salaries of \$15,000.

Vests board with administrative appellate jurisdiction from actions of State Board of Equalization on proposed assessments and refund matters under Sales and Use Tax Law, Motor Vehicle Fuel License Tax Law, Use Fuel Tax Law, Motor Vehicle Transportation License Tax Law, Private Car Tax Law, Alcoholic Beverage Control Act, and Insurance Tax Law. Vests it with same type of jurisdiction from similar actions of Franchise Tax Board under Personal Income Tax Law and Bank and Corporation Tax Law.

Appropriates \$30,000 for support of board during 1957-58 Fiscal Year.

To be operative January 1, 1958.

**S.B. 2520—DONNELLY.** (Pub. H. & S.) Amends Secs. 34803, and 34810, H. & S. C., to transfer to Commissioner of Corporations functions of Commission of Housing re limited dividend housing corporations.

S.B. 2521—DONNELLY. (Lab.) Amends Sec. 56, adds Sec. 56.5, Lab. C., abolishing Division of Housing, Department of Industrial Relations, and transferring functions to local health officers subject to supervision of Department of Public Health.

S.B. 2522—GRUNSKY. (Jud.) Amends Sec. 1154, Civ. C., re gifts to minors, making no substantive change.

S.B. 2523—GRUNSKY. (Agr.) Amends and adds various sees., Ag. C., re head lettuce.

Redefines head lettuce standards. Adds to packing specifications.

Establishes new dimensions for standard crates 45 and 45A, and requires all head lettuce to be packed therein except that sold to the armed forces or for export other than to Canada.

S.B. 2524—GRUNSKY. (Trans.) Amends Sec. 8651, R. & T. C., re use fuel tax, making no substantive change.

S.B. 2525—SHORT. (L. Gov.) Amends Sec. 74805, Gov. C., re Stockton municipal court, changing number, salary, and classification of marshal's assistants and deputies.

S.B. 2526—ROBERT I. McCARTHY. (Gov. Eff.) Amends Sec. 75033, Gov. C., re judges' retirement.

Specifies election by judge to allow contributions to remain in retirement fund after termination of service by certain means must be in writing filed with State Controller.

Authorizes computation of fractions of years, as well as whole years, of service in determining retirement allowance of such judge.

S.B. 2527—DESMOND. (Jud.) Amends Sec. 1463, Pen. C., re disposition of fines and forfeitures within counties, making no substantive change.

S.B. 2528—DESMOND. (B. & P.) Adds Sec. 6065.5, B. & P. C., re State Bar examination.

Provides if any examination paper with grade below 70 percent is reappraised and grade raised to 70 percent, all papers with grade same as or more than paper upgraded shall be raised to 70 percent.

S.B. 2529—DESMOND. (Jud.) Adds Sec. 1256.2, C. C. P., re condemnation by State.

Provides that when State is condemning property, defendant may question any witness as to expenses and fees being incurred by State in the proceedings.

S.B. 2530—DESMOND. (Jud.) Adds Sec. 1256.3, C. C. P., requiring state agency in eminent domain proceeding to prove public necessity for proposed condemnation by evidence other than resolution so stating, and in same manner as any other issue.

S.B. 2531—DESMOND. (Jud.) Adds Sec. 1250a, C. C. P., re eminent domain proceedings.

Provides that if plaintiff in such proceeding is State, offers for purchase of property, before or after start of litigation, must be in writing, stating amount and itemizing same, and be signed and dated by state employee, and shall not be signed or presented by attorney representing State.

S.B. 2532—DESMOND. (Jud.) Amends Sec. 1255, C. C. P., re condemnation proceedings by State.

Requires State in such proceeding to make written offer of settlement before trial, and if offer not accepted and trial results in award of greater amount than offer, court, on motion of defendant, shall fix defendant's reasonable attorney's fees and expert witness fees, to be assessed as costs against State.

Provides for continuance in event of failure of State to serve required offer.

S.B. 2533—DESMOND. (Jud.) Adds Sec. 1243.5, C. C. P., re condemnation by State.

Provides that when State deposits money as security for taking of immediate possession of property sought to be condemned, such money shall be deposited by county in interest-bearing bank account, interest payable to State.

S.B. 2534—DESMOND. (Jud.) Adds Sec. 104a, S. & H. C., to make records of Division of Highways re condemnation proceedings public writings and records.

S.B. 2535—DESMOND. (Jud.) Adds Sec. 964, C. C. P., re appeals.

Provides that, except as otherwise specifically provided by law, notice of appeal shall be filed within 60 days after receiving written notice of entry of judgment from adverse party, unless notice of intention to move for new trial is served and filed within 60 days after entry of judgment, and provides for extension of such time if such motion is denied, and fixes time allowed for appeal from order granting such motion.

S.B. 2536—DESMOND. (Jud.) Adds Sec. 1255c, C. C. P., re eminent domain.

Provides procedure whereby, in condemnation proceedings in which State is plaintiff and defendant obtains award, defendant may move for, and court shall allow, expert witness fees, which may be claimed as costs.

S.B. 2537—DESMOND. (Jud.) Adds Sec. 1247b, C. C. P., re eminent domain.

Provides that if plaintiff in condemnation proceeding is State, such plaintiff may not introduce in evidence any map, plat, or diagram without proof of having served copy of same on defendant or his attorney at least five days prior to trial.

S.B. 2538—DESMOND. (Jud.) Adds Sec. 1255b, C. C. P., re eminent domain.

Provides that if plaintiff in condemnation proceeding is State, and such plaintiff obtains order for possession of property before trial, compensation awarded shall draw lawful interest from date of order.

S.B. 2539—ROBERT I. McCARTHY. (Elec.) Amends Sec. 1, Elec. C., re elections, making no substantive change.

S.B. 2540—ROBERT I. McCARTHY. (Wat. Res.) Amends Sec. 1, Wat. C., re short title, making no substantive change.

S.B. 2541—ROBERT I. McCARTHY. (F. I.) Amends Sec. 1, Fin. C., re finance, making no substantive change.

S.B. 2542—ROBERT I. McCARTHY. (Ed.) Amends Sec. 1, Ed. C., re the Education Code, making no substantive change.

S.B. 2543—ROBERT I. McCARTHY. (Jud.) Amends Sec. 1, Civ. C., re title of code, making no substantive change.

S.B. 2544—ROBERT I. McCARTHY. (F. & G.) Amends Sec. 1, F. & G. C., re fish and game, making no substantive change.

S.B. 2545—ROBERT I. McCARTHY. (Trans.) Amends Sec. 1, S. & H. C., re streets and highways, making no substantive change.

S.B. 2546—ROBERT I. McCARTHY. (Trans.) Amends Sec. 1, H. & N. C., re short title, making no substantive change.

S.B. 2547—ROBERT I. McCARTHY. (Jud.) Amends Sec. 1, Gov. C., re state and local government, making no substantive change.

S.B. 2548—ROBERT I. McCARTHY. (Pub. H. & S.) Amends Sec. 1, H. & S. C., re health and safety, making no substantive change.

S.B. 2549—ROBERT I. McCARTHY. (F. I.) Amends Sec. 1, Ins. C., re insurance, making no substantive change.

S.B. 2550—ROBERT I. McCARTHY. (Mil. & Vet. Aff.) Amends Sec. 1, M. & V. C., re veterans, making no substantive change.

S.B. 2551—ROBERT I. McCARTHY. (Jud.) Amends Sec. 1, Pen. C., re title of code, making no substantive change.

S.B. 2552—ROBERT I. McCARTHY. (Pub. U.) Amends Sec. 1, P. U. C., re public utilities, making no substantive change.

S.B. 2553—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Sec. 1, R. & T. C., re revenue and taxation, making no substantive change.

S.B. 2554—ROBERT I. McCARTHY. (Jud.) New act authorizing and providing for suits against State to quiet title to certain salt marsh and tidelands previously sold by State but as to which no deed was executed and delivered or any deed executed and delivered was lost and never recorded.

S.B. 2555—DESMOND. (Lab.) Amends Sec. 4453, Lab. C., re workmen's compensation.

Establishes presumption, for computing disability payments, that average annual earnings of employee engaged in transient or seasonal employment equals actual total earnings for 12 months preceding injury.

S.B. 2556—DESMOND. (Lab.) Amends Sec. 5001, Lab. C., re workmen's compensation, making no substantive change.

S.B. 2557—DESMOND. (Lab.) Amends Sec. 2630, U. I. C., re eligibility for unemployment insurance disability benefits.

Provides that claimant shall be ineligible for any period during which he was found to have suffered no disability by the Industrial Accident Commission in a workmen's compensation proceeding.

S.B. 2558—DESMOND. (B. & P.) Adds Secs. 7307.1 and 7372.5, B. & P. C., re cosmetology.

Authorizes inspection of examination papers of unsuccessful applicant for certificate of registration and requires State Board of Cosmetology to mail grades to each person taking examination.

S.B. 2559—DESMOND. (Gov. Eff.) Amends Sec. 23787, B. & P. C., re sale of alcoholic beverages.

See digest of S.B. 1677, apparently identical.

S.B. 2560—RICHARDS. (Jud.) Amends Sec. 1400, Prob. C., re relationship of guardian and ward, making no substantive change.

S.B. 2561—RICHARDS. (Jud.) Amends Sec. 1405, Prob. C., re probate and guardianship proceedings, making no substantive change.

S.B. 2562—RICHARDS. (Jud.) Amends Sec. 1460, Prob. C., re guardianship of person or estate, making no substantive change.

S.B. 2563—RICHARDS. (Jud.) Amends Sec. 1401, Prob. C., re types of guardians, making no substantive change.

S.B. 2564—RICHARDS. (Rev. & Tax.) Amends Sec. 401, R. & T. C., re property taxation, making no substantive change.

S.B. 2565—RICHARDS. (B. & P.) Adds Sec. 6537.5, B. & P. C., to provide no barber college shall charge fee of more than 15 cents for each service offered to customer.

S.B. 2566—RICHARDS. (Ed.) Adds Sec. 187, Ed. C., re Department of Education.

Authorizes State Board of Education, on recommendation of Director of Education to establish commission to assist and advise local school districts re problems of race, religious and other discrimination in connection with employment of certified employees.

S.B. 2567—RICHARDS. (L. Gov.) Adds Secs. 34311.1 and 34311.2, H. & S. C., re satisfaction of judgments against housing authorities.

Requires that within six months from date of entry of final judgment in any court, housing authority take such action as may be necessary to obtain funds to pay judgment and that it pay judgment.

Provides if housing authority refuses or fails to satisfy final judgment within such period, mandamus shall issue directing authority to comply.

S.B. 2568—RICHARDS. (Rev. & Tax.) Adds Sec. 206.1, R. & T. C., re tax exemption of church property.

Exempts real property necessarily and exclusively used for automobile parking by persons engaged in worship or other religious activity, whether or not contiguous to place of worship or activity, when owned by church or denomination using property for parking, if during 12 months immediately prior to application for tax exemption property has not been used for commercial purposes or income or profit derived from its use or rental.

States purpose is to clarify 1956 amendment of Sec. 1½, Art. XIII, State Const.  
To take effect immediately, urgency measure.

S.B. 2569—RICHARDS. (Pub. H. & S.) Adds Ch. 1.7, Div. 20, H. & S. C., re control of air pollution.

Declares necessity for coordinating actions of various agencies and political subdivisions of State in control of air pollution. Declares necessity to provide means for regional air pollution control.

Creates State Air Pollution Control Board, consisting of members of regional boards and Director of Air Pollution Control.

Provides for appointment of director by Governor, subject to Senate confirmation.

Creates five air pollution control regions and provides for appointment of boards for each.

Among other things, directs state board to recommend to Legislature state-wide policy for control of air pollution, and administer through regional boards state-wide program of research into technical phases of air pollution control.

S.B. 2570—RICHARDS. (Trans.) Repeals Secs. 35561, 35571, and 35572, amends Sec. 35562, S. & H. C., deleting authority of parking place commission to restrict use of parking places acquired or constructed under Parking District Law of 1951 to designated classes of persons.

S.B. 2571—RICHARDS. (Soc. Wel.) Amends Sec. 19, W. & I. C., re public assistance, making no substantive change.

S.B. 2572—RICHARDS. (Soc. Wel.) Amends Sec. 113, W. & I. C., re administration of public assistance, making no substantive change.

S.B. 2573—RICHARDS. (Jud.) Amends Sec. 423, Prob. C., re administrators.

Authorizes court in Los Angeles County to grant administration to nominee of person who is not resident of State who would otherwise be entitled to administration. Specifies it does not limit powers conferred on courts by other provisions relating to administrators.

S.B. 2574—RICHARDS. (Gov. Eff.) Adds Sec. 646, W. & I. C., re supplementation of salaries of county probation officers.

Appropriates unspecified sum to be used to supplement regular salaries of county probation officers and assistant and deputy officers in counties employing probation officer, provided that standard of work of county department is approved by Director of Corrections or his specified delegates.

S.B. 2575—FARR. (Ed.) Amends Sec. 7011.1, Ed. C., re school districts, making no substantive change.

S.B. 2576—FARR. (Jud.) Repeals Secs. 4004.5, 4022, adds Sec. 4022a, Pen. C., re city jails.

After January 1, 1962, prohibits maintenance of any jail by any public agency other than counties and Department of Corrections. Repeals, effective January 1, 1962, provisions applicable only to city jails.

S.B. 2577—JOHN F. McCARTHY. (Trans.) Adds Pt. 12, Div. 3, Title 2, amends Secs. 13009, 20017, 20603 and 20604, Gov. C., re state police.

Creates Division of State Police in Department of California Highway Patrol and transfers state police powers and duties and personnel of Department of Finance thereto.

Prescribes physical qualifications and duties and provides for administration. Provides retirement benefits comparable to highway patrol members.

S.B. 2578—JOHN F. McCARTHY. (Nat. Res.) Appropriates unspecified sum from State Park Fund to Division of Beaches and Parks for establishment of Drakes Bay State Park in Marin County.

S.B. 2579—JOHN F. McCARTHY. (Jud.) Amends Secs. 26523 and 29611, Gov. C., re actions by or against county auditor or treasurer.

Requires district attorney to defend or prosecute action by or against such officers to test validity of act of Legislature or board of supervisors or order providing for payment of funds held in county treasury, rather than only act of Legislature providing for payment of county funds or funds held in trust by county. Makes attorney's fees incurred by auditor or treasurer in such action county charges.

S.B. 2580—JOHN F. McCARTHY. (Pub. H. & S.) Amends Secs. 6515 and 6515.5, and repeals Sec. 4755, H. & S. C., re sanitary districts and county sanitation districts.

Deletes provision specifically authorizing county sanitation district to purchase materials and do work either by day labor or contract or to do work by day labor and contract for any portion of materials.

Provides any contract of county sanitary district for building, structures, or works exceeding \$2,500 must be awarded to lowest bidder. Eliminates provisions authorizing such district to do work by day's work if no, or only one, bid is received.

S.B. 2581—ROBERT I. McCARTHY. (Trans.) Amends Sec. 1, Veh. C., re motor vehicles, making no substantive change.

S.B. 2582—GRUNSKY. (Jud.) Amends Sec. 1181, C. C. P., re mechanics' liens.

Adds petroleum products, tires, and batteries to list of items furnished in connection with work of improvement, for which such lien exists.

S.B. 2583—COBEY. (Nat. Res.) Amends Sec. 6210.9, P. R. C., authorizing purchase, lease, gift, exchange, or condemnation for rights of way or easements across private land to reach public land whether such public land is for sale or not.

S.B. 2584—GRUNSKY. (Jud.) Amends Sec. 270, 270a, and 270e, Pen. C., re offenses of abandonment and nonsupport of wife and children, making no substantive change.

S.B. 2585—GRUNSKY. (Jud.) Amends Sec. 487, Pen. C., re grand theft, making no substantive change.

S.B. 2586—HAROLD T. JOHNSON. (Pub. U.) Adds Sec. 768.5, P. U. C., re public utilities.

Requires Public Utilities Commission to require public utilities to maintain adequate health and sanitation facilities for their employees wherever employed or domiciled.

S.B. 2587—HAROLD T. JOHNSON. (Wat. Res.) Adds Secs. 2709.5 and 2709.8, P. U. C., re water corporations.

Authorizes Public Utilities Commission to fix area of service of certain water corporations.

Prohibits water corporation from extending service within public water district without approval of district board.

S.B. 2588—HAROLD T. JOHNSON. (Wat. Res.) Amends Sec. 11626, Wat. C., re contracts for sale of power and water by Department of Water Resources.

Deletes existing provisions re contracts re state-authorized Central Valley Project.

Requires surplus power from state water projects to be disposed of so as to encourage most widespread use at lowest rates consistent with sound business principles. Requires rates to be set so as to recover costs, including amortization of capital investment allocated to power.

Requires preference in sale of power or water to be given to public bodies, cooperatives, and nonprofit organizations supplying water or power to their citizens or members.

Authorizes department to construct or acquire necessary transmission lines and facilities to make power available in wholesale quantities for sale or reasonable terms and conditions.

S.B. 2589—HAROLD T. JOHNSON. (Pub. U.) Amends Sec. 7612, P. U. C., to require rail track motor car operated by common carrier railroad for its employees to be equipped with reasonably substantial protective top.

To become operative on January 1, 1959.

S.B. 2590—SUTTON. (Wat. Res.) Appropriates unspecified sum from Flood Control Fund of 1946 to Reclamation Board for construction of bridge at Moulton Weir.

S.B. 2591—HAROLD T. JOHNSON. (L. Gov.) Amends Sec. 11531, P. U. C., re creation of municipal utility districts, making no substantive change.

S.B. 2592—FARR. (Ed.) Adds Sec. 8811.1, Ed. C., providing for all junior colleges to be under administration of Department of Education.

S.B. 2593—SUTTON. (Wat. Res.) Appropriates unexpended balance of appropriation made by Item 362.1, Budget Act of 1951, to Reclamation Board for construction of bridge at Moulton Weir.

S.B. 2594—FARR. (Nat. Res.) Appropriates unspecified amount from State Park Fund to Division of Beaches and Parks for establishment of state park in Monterey County as part of State Park System.

S.B. 2595—DILWORTH. (Fin.) Appropriates \$3,000,000 from State Construction Program Fund for major building construction equipment and site acquisition for new state colleges established by laws enacted at 1957 Regular Session.

Directs Department of Finance to include such amount in total of Budget Act appropriations in same manner and with same effect as if appropriation had been included in section of Budget Act of 1957 as provided in State Construction Program Bond Act of 1955 (Stats. 1955, Ch. 1709).

S.B. 2596—DILWORTH. (Rev. & Tax.) Adds Sec. 263, R. & T. C., re orphanage property tax exemption.

Provides for cancellation or refund of taxes on property as to which orphanage exemption was available but not claimed for fiscal year commencing in 1955 or 1956. To take effect immediately, urgency measure.

S.B. 2597—DILWORTH (Departmental). (Ed.) Amends Sec. 7719, Ed. C., re state school building aid.

Requires school districts which have previously received apportionments of state school building aid funds to use proceeds of district bonds which district is required to issue, as a condition to receiving an apportionment, to reduction of previous apportionments, rather than to cost of project for which apportionment is given.

S.B. 2598—DILWORTH. (Ed.) Adds Ch. 25, Div. 3, Ed. C., re state school building aid bonds.

Enacts "State School Building Aid Bond Law of 1959" to provide for preparation, issuance, and sale of \$150,000,000 of state bonds. Defines powers and duties of state officers in connection therewith; provides for payment of principal and interest, and appropriates money for expense of issuance and for administration of act.

To become operative only if people approve constitutional amendment authorizing issuance of bonds.

S.B. 2599—DILWORTH. (Ed.) Amends Sec. 7717, Ed. C., to revise maximum allowable area of school building construction in junior high schools under state school building aid program.

S.B. 2600—DILWORTH. (Ed.) Amends Sec. 7723.1, Ed. C., re apportionments of state school building aid funds, making no substantive change.

S.B. 2601—DILWORTH. (Ed.) Adds Sec. 7712.2, Ed. C., re state aid for school equipment.

Permits apportionments of state school building aid funds to school districts for purchase of laboratory and vocational training equipment.

S.B. 2602—DILWORTH. (Ed.) Amends Sec. 7091, Ed. C., re apportionments of State School Fund, making no substantive change.

S.B. 2603—DILWORTH. (L. Gov.) Amends Sec. 414, Ed. C., re Riverside County superintendent of schools, making no substantive change.

S.B. 2604—DILWORTH. (Agr.) Amends Sec. 80, Ag. C., creating Agricultural District 53 of described portion of Riverside County and prescribing various limitations on any fair held in such district.

S.B. 2605—DILWORTH. (L. Gov.) Amends Ch. 671, Stats. 1911, the Municipal Water District Act of 1911, re municipal water districts.

See digest of S.B. 667, apparently identical.

S.B. 2606—DILWORTH. (Agr.) Amends Sec. 801.5, Ag. C., providing exception to container standards when shipped under permit applies to juice grapes shipped to adjoining state of another country as well as adjoining state of United States.

S.B. 2607—DILWORTH. (Ed.) Repeals and adds various Secs., Ed. C., re state school building aid.

Revises maximum allowable area of school building construction under state school building aid program.

S.B. 2608—DILWORTH. (Ed.) Adds Sec. 6363, Ed. C., re school district taxes on new homes.

Allows governing board of school district to levy tax on seller of real property in district upon which new home has been built, for privilege of making first sale of home, to be measured by sale price of home or value of building materials used therein.

Requires use of tax proceeds for necessary school construction or repayment of state school building aid.

S.B. 2609—DILWORTH. (Ed.) Add Sec. 11158, Ed. C., re adoption of basic textbooks.

Provides that before final adoption of such books by State Board of Education, same shall be available for public inspection in public libraries for 30 days.

S.B. 2610—DILWORTH. (Ed.) New act, providing for submission of State School Building Aid Bond Law of 1958 to voters at general election to be held in November, 1958.

S.B. 2611—DILWORTH. (L. Gov.) Adds Ch. 6, Pt. 7, Div. 2, Title. 6, Gov. C., allowing fire protection districts formed in unincorporated areas to be consolidated with community service district.

S.B. 2612—BURNS. (Rev. & Tax.) Adds Sec. 206.1, R. & T. C., re tax exemption of church property.

See digest of S. B. 2568, apparently identical.

S.B. 2613—HOLLISTER. (Gov. Eff.) Amends Sec. 25631, B. & P. C., to prohibit sale of alcoholic beverage by off-sale licensees between 2 o'clock a.m. Sunday and 6 o'clock a.m. Monday.

S.B. 2614—MCBRIDE. (Pub. U.) Amends Sec. 6001, P. U. C., re granting of public utility franchises by cities and counties.

Excludes franchises or privileges for private purposes from provisions governing granting of public utility franchises by cities and counties.

S.B. 2615—BUSCH. (Trans.) Adds Sec. 562, S. & H. C., to add State Highway Route 242 from Route 1 near Ukiah to Route 48 near Boonville.

S.B. 2616—BUSCH. (Trans.) Amends Sec. 347, S. & H. C., re State Highway Route 47.

Provides Route 47 is from Route 1 near Longvale to Chico via Covelo, Mendocino Low Gap, Paskenta and Orland rather than from Route 7 at Orland to Chico.

S.B. 2617—BUSCH. (Jud.) Amends Sec. 658, Civ. C., re real property, making no substantive change.

S.B. 2618—BUSCH. (F. & G.) Amends Sec. 25, F. & G. C., to require planting silver salmon in Big, Gualala, Garcia, Navarro, Noyo, and Ten Mile Rivers and in Alder Creek.

S.B. 2619—ABSHIRE. (Ed.) Adds Ch. 3.8, Div. 10, Ed. C., establishing Sonoma State College to commence operation on or after July 1, 1958, and appropriating unspecified amount to Director of Education for such purpose.

S.B. 2620—ABSHIRE. (Inst.) Appropriates unspecified amount for construction and equipment at Los Guilicos School for Girls and Paso Robles School for Boys.

S.B. 2621—ABSHIRE. (Ed.) Amends Sec. 1802, Ed. C., re governing boards of elementary school districts.

Provides that all school boards of elementary school districts having an average daily attendance of 300 or more, shall consist of five members.

Deletes provisions permitting such boards to increase membership to five, or submit question of increase in membership to electors of district.

S.B. 2622—ABSHIRE. (Gov. Eff.) Adds Sec. 22204.4, Gov. C., re extension of coverage under Federal Old Age and Survivors Insurance System to state employees.

Provides that state employees who are members of state system and who file an election in writing requesting coverage under federal system in addition to membership in state system without diminution of benefits thereunder shall constitute a separate retirement system coverage group and Retirement Board shall conduct referendum within group and execute agreement with federal agency for coverage upon a favorable vote.

S.B. 2623—MILLER. (Rev. & Tax.) Adds Sec. 402.7, R. & T. C., re tax assessment of agricultural property.

Prohibits consideration of factors other than those relative to agricultural use in area in excess of square mile zoned for residential, commercial, or industrial use, but used presently and prior to zoning for agricultural purposes, until more than 60 percent of land within half mile of 20-acre parcel is used in accordance with zoning law.

S.B. 2624—MILLER. (Jud.) Adds Sec. 4022a, Pen. C., re jails.

Provides that after January 1, 1962, no jail, lockup, or place of imprisonment shall be owned or operated except by a county or the Department of Corrections.

S.B. 2625—MILLER. (Gov. Eff.) Adds Secs. 12102 and 12103, Gov. C., re coordination of development and regulation by state agencies of peaceful uses of atomic energy.

Creates Office of Atomic Energy Coordinator appointed by Governor as member of staff at salary not to exceed \$18,000 a year. Provides he shall sponsor program for and coordinate activities of state agencies which are in any way concerned with peaceful uses of atomic energy.

Creates Governor's Advisory Council composed of heads of such departments and agencies or their representatives as designated by the Governor and makes Atomic Energy Coordinator a member.

S.B. 2626—MILLER. (Trans.) Adds Sec. 139.52, Veh. C., to require performance ratings of members of California Highway Patrol be based on ability to control accident rate and not citations issued.

S.B. 2627—CUNNINGHAM. (Wat. Res.) New act, to create San Bernardino-Mojave Water District.

- S.B. 2628—SUTTON. (Rev. & Tax.) Amends Sec. 3791.3, R. & T. C., re purchase of tax-deeded land for park purposes.  
Authorizes State, county, or revenue district to purchase.
- S.B. 2629—CUNNINGHAM. (L. Gov.) Amends Secs. 74262, 74263, and 74264, Gov. C., changing number, classification, and salaries of San Bernardino municipal court officers and attaches.
- S.B. 2630—CUNNINGHAM. (L. Gov.) Adds Secs. 74266, 74267, 74268, and 74269, Gov. C., re official reporters of and filing fees in San Bernardino municipal court.  
Provides \$600 monthly salary for such reporters in reporting testimony in felony criminal proceedings.  
Specifies \$4 additional filing fee for filing certain papers.  
Requires fees for transcription of testimony and proceedings to be paid by litigants or, where prescribed by law, out of county treasury.  
Requires such reporters to be members of county retirement system. Deems salary as entire compensation for purposes of such system.
- S.B. 2631—CUNNINGHAM. (Jud.) Amends Sec. 1463, Pen. C., re disposition of fines and forfeitures collected in municipal and justice courts, making no substantive change.
- S.B. 2632—CUNNINGHAM. (L. Gov.) Adds Sec. 74270, Gov. C., re compensation of San Bernardino municipal court employees.  
Allows salary adjustments to equalize compensation of municipal court employees with that paid county employees with commensurate duties and responsibilities; the effect of such adjustments is limited to 90 days after adjournment of 1958 Regular Session.
- S.B. 2633—DESMOND (Departmental). (Gov. Eff.) Amends Sec. 13104, Gov. C., re real property belonging to State.  
Deletes provision authorizing Director of Finance to execute grants of state property to regents of university in exchange for lands of latter or for other considerations.  
To take effect July 1, 1958.
- S.B. 2634—JOHN F. McCARTHY. (Pub. H. & S.) Amends Sec. 6515, H. & S. C., re districts formed under Sanitary District Act of 1923.  
Requires that district board obtain bids and award contracts for construction, maintenance, alteration, or repair of any building, structures, or works to lowest responsible bidder.
- S.B. 2635—GRUNSKY. (Wat. Res.) Amends Sec. 34000, H. & S. C., re redevelopment, making no substantive change.
- S.B. 2636—MONTGOMERY. (Gov. Eff.) New act authorizing California Disaster Office to contract with private agency to make study of communications, and appropriating unspecified sum for such purpose.
- S.B. 2637—MILLER. (F. I.) Amends Sec. 775, Ins. C., re insurance, making no substantive change.
- S.B. 2638—HOLLISTER. (Wat. Res.) Amends Sec. 23195, Wat. C., re cooperation by irrigation districts with United States, making no substantive change.
- S.B. 2639—CUNNINGHAM. (Lab.) Adds Ch. 4, Pt. 1, Div. 2, Lab. C., re minimum wages.  
Establishes minimum wage of unspecified amount.  
Exempts various classes of employees from chapter.  
Authorizes Director of Industrial Relations to investigate wages in State, inspect places of employment and records re employment matters, require statements from employers, and investigate adequacy of wages paid in any occupation.  
Authorizes director to establish lower minimum wage rates for handicapped workers, learners, and apprentices.

Provides for various offenses under chapter, and fixes penalties therefor.

Makes employer liable to employee for payment of less than minimum wages, and permits assignment of wage claim to director.

Continues in effect present standards re working conditions which are more favorable to employees than those under bill or regulations issued thereunder.

Provides that bill does not affect rights of employees to bargain collectively to establish wages and working conditions in excess of minimum under bill.

S.B. 2640—COBEY (Jud.) Repeals Sec. 1246.1, C. C. P., re eminent domain.

Repeals provision governing sequence of determination and apportionment of award in condemnation proceeding in which two or more estates or divided interests are sought to be condemned, and provisions on allocation of costs of such determination and apportionment.

S.B. 2641—DOLWIG. (Wat. Res.) Amends Sec. 55333, Wat. C., re rules and regulations of county waterworks districts, making no substantive change.

S.B. 2642—KRAFT. (Trans.) Adds Sec. 650, S. & H. C., designating State Highway Route 350 to be from Route 198 to Route 64 near Hemet via Coyote Canyon.

S.B. 2643—CUNNINGHAM. (Gov. Eff.) New act limiting use of proceeds of sale of Department of Motor Vehicle Building in San Bernardino primarily to provide quarters for department in new State Building.

S.B. 2644—JOHN F. McCARTHY. (Gov. Eff.) New act prohibiting any district created under laws of this State from expending district funds for influencing or attempting to influence enactment of legislation by Legislature or approval or veto by Governor.

S.B. 2645—BUSCH. (Jud.) Amends Sec. 1955, Gov. C., re civil liability of public officers.

See digest S.B. 1937, apparently identical.

S.B. 2646—MILLER. (Wat. Res.) Amends Sec. 11260, Wat. C., re Feather River Project.

Prohibits construction, under project, of any route for delivery of water to Southern California other than coastal line route.

S.B. 2647—MILLER. (Wat. Res.) Repeals Part 5, Div. 6, adds Sec. 160, Wat. C., to abolish Colorado River Board of California and Colorado River Commissioner and vest powers and duties thereof in Department of Water Resources.

S.B. 2648—MILLER. (Wat. Res.) Amends Ch. 429, Stats. 1927, the Metropolitan Water District Act, adds Sec. 161, Wat. C., re metropolitan water districts.

Repeals Metropolitan Water District Act, abolishes Metropolitan Water District, and vests powers, duties, and obligations of said district in Department of Water Resources.

S.B. 2649—FARR. (Jud.) Amends Sec. 290, Pen. C., re registration of sex offenders, making no substantive change.

S.B. 2650—SUTTON. (Wat. Res.) New act, re construction of bridge over Moulton Weir floodwater flowage channel.

Requires Reclamation Board to provide for construction of such bridge on county highway Colusa-FAS-758 and to secure available federal cooperation and participation.

Appropriates unspecified sum to board for such purpose.

## SENATE CONSTITUTIONAL AMENDMENTS

S.C.A. 1—REGAN. (Wat. Res.) Adds Secs. 5-10, incl., Art. XIV, re water development.

Declares state policy re water development and protection of areas of origin. Provides for designations of areas of origin and reservations of water therefor. Creates Water Development Fund, consisting of specified moneys, including state oil and gas revenues in excess of \$10,000,000 annually. Authorizes use of fund for state construction or for loans to public agencies. Provides any of oil and gas revenues in fund may be appropriated for any purpose by three-fourths vote of Legislature.

Provides for authorization of full development of watershed from which water is to be exported by state project.

Autorizes contracts for water and power developed by state projects, and authorizes and prescribes certain contents thereof. Requires priority in awarding contracts to be given to watershed of origin users.

S.C.A. 2—TEALE. (Jud.) Amends Sec. 14, Art I, re taking immediate possession of property in eminent domain proceeding.

Permits, at commencement of eminent domain proceeding, taking of immediate possession for airport purposes of right of way or land, by any public body authorized to build airport, in same manner as permitted of other specified governmental bodies for rights of way or reservoirs.

S.C.A. 3—ROBERT I. McCARTHY. (Elec.) Amends Sec. 1, Art. II, re voting requirements.

Revises qualifications required of voters to permit person, otherwise qualified, who has resided in State for six months, rather than one year, and in county for 54 days, rather than 90 days, to vote.

S.C.A. 4—DILWORTH. (Ed.) Adds Sec. 19, Art. XVI, re issuance of state bonds to provide loans and grants to school districts.

Authorizes issuance of \$150,000,000 state bonds for loans and grants to school districts to purchase school sites, equipment, furniture, and for planning and construction of school buildings and additions thereto. Directs Legislature to enact laws necessary or convenient to effectuate purposes.

Provides that Legislature shall require each district receiving allocation from sale of bonds to repay it to State on terms and in such amount as directed.

Provides that if Legislature appropriates money to be expended in lieu of money from bond proceeds, the total amounts of bonds required to be sold shall be reduced by amount appropriated.

S.C.A. 5—COLLIER. (Trans.) Adds Sec. 5, Art. XXVI, re bonds for highway purposes.

Authorizes Legislature to provide for issuance of bonds by state and local agencies to mature in 20 years and for not to exceed 25 percent of amount expended in state and local agencies for highway purposes during fiscal year preceding date bonds issued.

Requires approval by two-thirds of voters of local agency prior to issuance of bonds by such agency hereunder.

S.C.A. 6—ROBERT I. McCARTHY. (Jud.) Amends Sec. 14, Art. I, re eminent domain.

Adds lands covered by a redevelopment plan to class of property of which immediate possession may be taken by commencing condemnation proceedings and making a deposit in court, and adds redevelopment agencies to class of public entities which may use that procedure.

S.C.A. 7—RICHARDS. (Elec.) Amends Secs. 5, 6, and 27, Art. IV, re Legislature and providing for reapportionment of assembly and congressional districts.

Eliminates provision for Assembly of 80 members and provides it shall consist of members equal in number to three times number of members of United States House of Representatives allocated to California.

Provides for corresponding number of assembly districts and that no such district shall vary in population from any other such district at time of apportionment by more than 15 percent.

Deletes provision that in formation of assembly districts no county or city and county shall be divided unless it contains sufficient population within itself to form two or more districts.

Provides every congressional district shall be composed of three assembly districts of compact and contiguous territory and containing as nearly as practicable an equal number of inhabitants, in no event varying in population by more than 10 percent from each other at time of reapportionment.

Provides original jurisdiction in law suits challenging validity of reapportionment shall be vested in Supreme Court.

S.C.A. 8—DORSEY. (Gov. Eff.) Repeals Sec. 23, Art. IV, re compensation and mileage of Members of Legislature, deleting from Constitution provision that mileage be fixed by law at not to exceed five cents per mile and superseded provisions re salary of members.

S.C.A. 9—TEALE. (Wat. Res.) Adds Sec. 20, Art. XIII, re state assistance in financing water projects.

Permits Legislature to authorize State Treasurer to guarantee bonds of public agencies financing water projects. Requires Legislature to provide necessary safeguards.

S.C.A. 10—REGAN. (Jud.) Adds Sec. 4e, Art. VI, re appeals from municipal and justice courts.

Provides that the district courts of appeal may order transferred to themselves for hearing and decision cases arising in municipal and justice courts, to the extent and in the manner prescribed by Judicial Council rules.

S.C.A. 11—REGAN. (Jud.) Amends Sec. 1a, Art. VI, re Judicial Council.

Changes membership to include judge of municipal, rather than police, court and judge of justice, rather than inferior, court, and augments membership to include four members of State Bar appointed by Board of Governors thereof.

Eliminates restriction that rules of practice and procedure which council may adopt must not be inconsistent with law, and eliminates requirement that council submit to Legislature recommendations for changes in laws on practice and procedure.

Grants council power to appoint Administrative Director of Courts of California, and provides for his duties and compensation.

Permits council to assign retired judge, with his consent, in same manner as it may assign incumbent judge.

S.C.A. 12—REGAN. (Jud.) Adds Sec. 1b, Art. VI, re Commission on Judicial Qualifications.

Creates Commission on Judicial Qualifications, to succeed to functions of commission on qualifications and to perform such other functions as may be provided by law, and prescribes membership, including members of judiciary and bar.

S.C.A. 13—REGAN. (Jud.) Amends Sec. 7, Art. VI. Provides that each municipal court, as well as superior court, that has two or more judges shall have a presiding judge, who shall be designated by Chairman of the Judicial Council and shall serve for time provided by rules of the council.

S.C.A. 14—REGAN. (Jud.) Adds Sec. 1c, Art. VI, re State Bar.

Provides State Bar of California is public corporation with perpetual existence and succession.

Requires every person admitted or licensed to practice law in State to be a member of State Bar except while holding office as a justice or judge of court of record.

S.C.A. 15—REGAN. (Jud.) Adds Sec. 10b, Art. VI, re removal of justices and judges.

Permits Commission on Judicial Qualifications to suspend and recommend removal of any judge on ground of wilful or corrupt misconduct in office, wilful refusal to perform judicial duty, narcotics addiction, habitual intoxication, mental or physical infirmity seriously and permanently interfering with performance of judicial duties, or inexcusable and extended absence from such duties, after notice and opportunity for hearing.

Unless Senate, by majority vote, disapproves recommendation during next regular session, judge is removed (or retired, if mentally or physically infirm) and office vacated.

If Senate disapproves, judge is reinstated with compensation from date of suspension.

Removal method provided to be alternative to present methods.

S.C.A. 16—REGAN. (Jud.) Amends Sec. 8, Art. VI, re judges of the superior and municipal courts.

Provides that term of office of judge of municipal, as well as superior, court is six years, and changes time from which term runs.

Provides that Governor shall appoint person to fill vacancy on municipal, as well as superior, court, and provides that no such appointment shall be effective without confirmation by majority of members of Commission on Judicial Qualifications.

Eliminates rule providing, with some exceptions, that vacancy on superior court shall be filled by election of judge for full term at next general election after January 1st following occurrence of vacancy, and provides, instead, that Governor's appointee shall serve until election of judge for full term at second general election following occurrence of vacancy.

S.C.A. 17—REGAN. (Jud.) Amends Sec. 18, Art. VI, eliminating provision allowing superior and municipal court judges to be eligible to election or appointment to public office during term for which elected.

S.C.A. 18—DESMOND. (Rev. & Tax.) Amends Secs. 9 and 14, Art. XIII, re assessment and equalization of property for tax purposes.

Prohibits State Board of Equalization from equalizing value of locally-assessed property by raising such value to make burden of taxation in proportion to value conform to burden in proportion to value borne by property assessed by board. States requirement that latter property bear same burden as common property does not necessitate that it bear same burden of taxation in proportion to value as common property, and prohibits board from taking burden borne by common property into consideration in its assessment of property.

S.C.A. 19—ROBERT I. McCARTHY. (P. U.) Amends Sec. 23, Art. XII, re public utilities.

Grants cities plenary power to enact ordinances granting franchises for public utility services of light, water, power, heat, transportation, and communication, subject to terms and conditions and payment of annual compensation as city deems proper.

Makes unlawful such operations without franchise from city except as to existing utilities for one year after adoption of such an ordinance.

S.C.A. 20—GIBSON. (Rev. & Tax.) Adds Sec. 1.9, Art. XIII, re annual state payments to local governmental bodies for revenue losses due to veterans' exemption.

Provides annual payments by State Controller in two equal installments, from money in State Treasury not otherwise appropriated, of amount of ad valorem real property tax revenue loss due to veteran's exemption incurred by each city, county, city and county, and district, as determined by Department of Finance after consultation with State Board of Equalization, from copies of exemption claims allowed, using valuations on local assessment rolls and tax rates fixed by each local taxing agency.

S.C.A. 21—DOLWIG. (Trans.) Adds Sec. 5, Art. XXVI, re bonds for highway purposes.

Authorizes Legislature to provide for issuance of bonds by State, counties, cities, or cities and counties for highway purposes and provide for repayment from motor vehicle fuel taxes and registration and license fees.

S.C.A. 22—ROBERT I. McCARTHY. (Rev. & Tax.) Amends Sec. 14, Art. XIII, to permit cities to levy income, license, occupation, and excise taxes upon specified public utilities engaged in business within city.

S.C.A. 23—FARR. (Ed.) Amends Sec. 9, Art. IX, to make provisions of Ed. C., re appointment, tenure, layoff, dismissal, salaries, hours and conditions of work for noncivil service employees of state colleges applicable to nonacademic employees of University of California.

S.C.A. 24—MILLER. (Rev. & Tax.) Adds Sec. 2.5, Art. XIII, re tax assessment of agricultural property.

Prohibits consideration of factors other than those relative to agricultural use.

S.C.A. 25—MILLER. (Gov. Eff.) Adds Secs. 27 and 28, Art. VI, re judges.

Requires office of justice of Supreme Court or district court of appeal or of judge of superior or municipal court to be automatically vacant on first day of month next succeeding that in which incumbent justice or judge of such office attains age 70; to become operative one year after effective date.

Specifies offices of justices or judges aged 70 when provisions become operative become automatically vacant on such date.

Allows justice or judge not yet eligible for retirement to remain in office until eligible, at which time office becomes automatically vacant.

Allows retired justices or judges, with own consent, to be assigned by Judicial Council to sit in court of like or higher jurisdiction than that from which retired.

Creates Commission on Judicial Conduct, consisting of Chief Justice of Supreme Court, Attorney General, and a presiding justice of district court of appeal selected by Chief Justice for two year term.

Gives it power to remove any justice or judge, after notice and hearing, and to vacate office for causes specified by Legislature, which may include dishonesty, wilful and corrupt misconduct in office, wilful refusal to perform any required judicial duty, addiction to narcotics, mental or physical infirmity or habitual intoxication seriously and permanently interfering with the performance of the required judicial duties or an inexcusable and extended absence from such judicial duties.

S.C.A. 26—COOMBS. (Rev. & Tax.) Amends Sec. 1½, Art. XIII, re veterans' exemption, making no substantive change.

S.C.A. 27—WILLIAMS. (Wat. Res.) Adds Sec. 5, Art. XIV, re water development.

Declares state policy re water development and protection of areas of origin.

Requires Legislature to make firm allocations of dependable yield of water from state projects, subject to ratable apportionment in times of water shortage. Provides for substitution of equivalent water.

Requires state contracts to provide for firm and permanent delivery of allocated water, but authorizes contracts for interim use. Prohibits state impairment of contracts.

S.C.A. 28—JOHN F. McCARTHY. (Elec.) Amends Sec. 1, Art. IV, re initiative and referendum petitions.

Provides that initiative petition to be presented to electors must be signed by qualified electors equal in number to 8 percent of all votes cast in each of a majority of all counties of State for all candidates for Governor at last preceding gubernatorial election, as well as 8 percent of the state-wide vote for such candidates. Makes similar changes as to initiative petitions to Legislature and referendum petitions except that percentage required is 5 percent.

S.C.A. 29—BUSCH. (Jud.) Amends Sec. 5, Art. XI, re compensation of officers of cities and counties.

Provides that Legislature may, but need not, classify counties by population or other factors for purpose of regulating compensation of county officers, rather than providing that Legislature may classify counties by population for such purpose.

Deletes prohibition against increase of salary of county, township, or municipal officer after his election or during his term of office and authority of Legislature to suspend such prohibition in time of war.

S.C.A. 30—DESMOND. (Jud.) Amends Sec. 14, Art. I, re eminent domain.

Permits securities as well as money to be deposited in court on initiation of proceedings to take property for public use.

S.C.A. 31—JOHN F. McCARTHY. (Pub. H. & S.) Adds Sec. 21, Art. XI, re fluoridation of water.

Authorizes local agencies and individuals delivering water for domestic consumption to fluoridate water and to use rate and tax moneys therefor. Makes action subject to initiative and referendum and subject to rules and regulations of State Board of Public Health.

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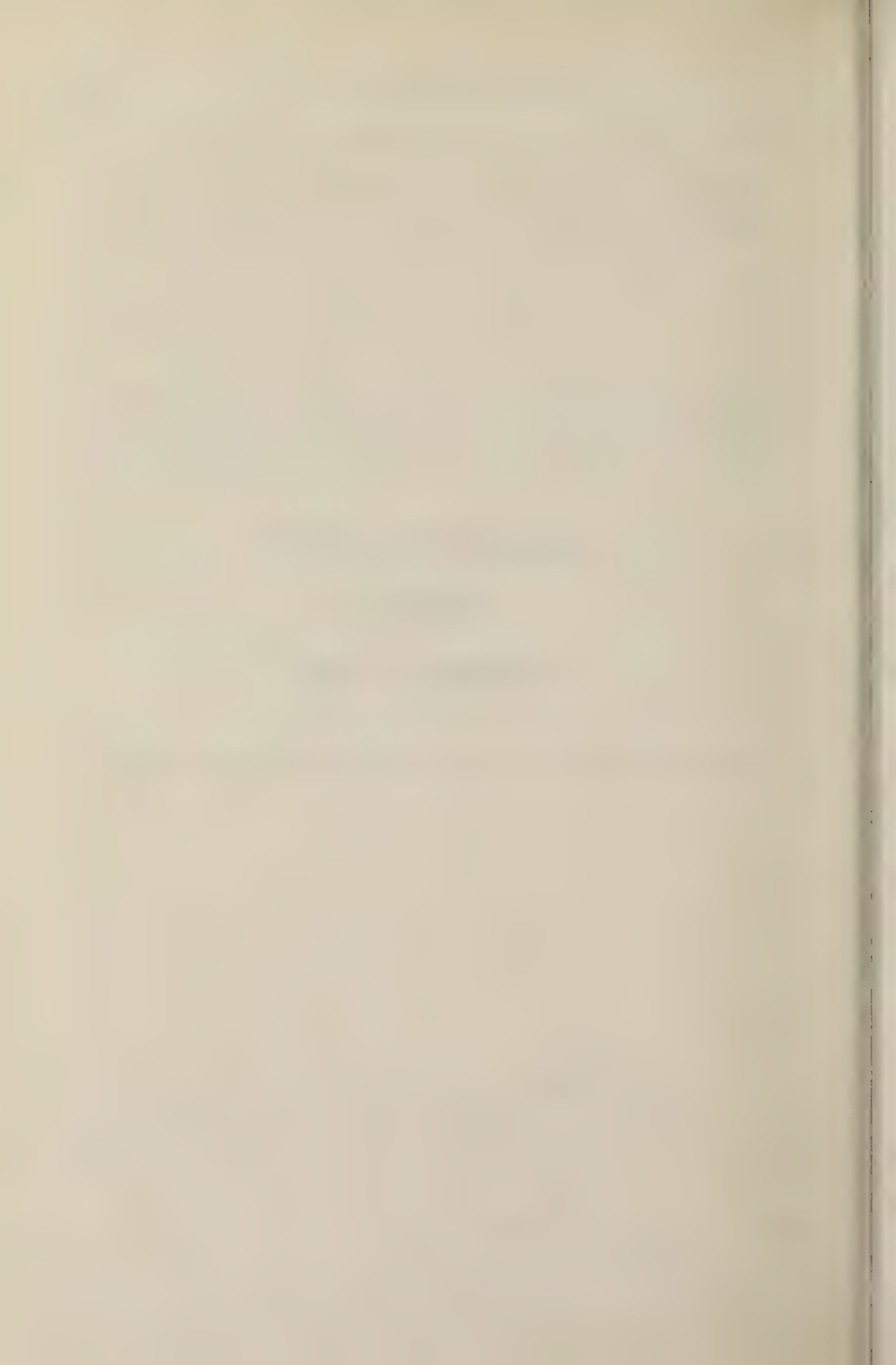
**LEGISLATIVE DIGEST**

**PART II**

**ASSEMBLY BILLS**

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## ASSEMBLY BILLS

A.B. 1—BRUCE F. ALLEN. (C., P., & P. W.) Adds Ch. 5, Pt. 6, Div. 6, Wat. C., re water development.

Creates California Water Fund, consisting of specified moneys, including moneys in, and to be deposited in, Investment Fund, which is abolished.

Declares intention that allocations will be made from said fund for construction, operation and maintenance of water projects authorized by Legislature upon recommendation by Department of Water Resources.

A.B. 2—BEAVER. Amends Sec. 796.6, Ag. C., re citrus fruit standard container No. 58.

Changes table specifying count and average diameter of grapefruit which may be packed in such container.

Provides count of oranges, grapefruit, and lemons placed loose in such container must equal count marked with permissible count in excess not exceeding 8 rather than 12 percent.

Chapter 6, Statutes of 1957, approved February 1, 1957, in effect immediately.

A.B. 3—BELOTTI. (C., P., & P. W.) Appropriates \$100,000 from State Beach Fund to Division of Beaches and Parks for improvement, development, and acquisition of additional lands for Trinidad Beach State Park.

A.B. 4—BEE. (Ed.) Adds Ch. 3.4, Div. 10, Ed. C., establishing state college for Alameda County in southern part of county, and appropriating \$20,000,000 for site and buildings.

A.B. 5—BRADLEY. Adds Sec. 263, R. & T. C., re welfare exemption.

Requires cancellation or refund of taxes on property of hospital as to which welfare exemption available but not claimed for 1956-57 Fiscal Year.

Chapter 7, Statutes of 1957, approved February 1, 1957, in effect immediately.

A.B. 6—BROWN. (Ed.) Adds Ch. 3.5, Div. 10, Ed. C., establishing Stanislaus State College in Stanislaus County, subject to state college laws.

A.B. 7—BURTON. (G. E. & E.) Adds Pt. 4.5, Div. 2, Lab. C., re prevention and elimination of practices of racial and religious discrimination in employment and otherwise.

Declares opportunity to obtain employment without discrimination because of race, religious creed, color, or national origin is civil right and specifies what constitutes unlawful employment practices.

Creates five member State Fair Employment Practice Commission appointed by Governor and confirmed by Senate, to formulate policies and make recommendations to effectuate purposes of part, and specifies method of removal of commissioners, terms of office, compensation, and powers and duties of commission.

Requires commission, if conference, conciliation and persuasion fail to eliminate unlawful employment practice, or, in advance thereof, if circumstances warrant, to hold hearings and issue cease and desist orders prohibiting unlawful employment practices and requiring affirmative actions including, but not limited to, hiring, reinstatement, or upgrading of employees, or restoration to membership in a labor organization.

Provides that person who disobeys or resists lawful order of commission may be punished for contempt and authorizes commission to bring action in superior court to enjoin violation of its orders or decisions.

Makes every final order or decision of commission subject to judicial review.

Makes it misdemeanor to wilfully resist, prevent, impede, or interfere with member of commission and its agents or agencies in performance of their duties, or to wilfully violate order of commission, punishable by imprisonment in county jail for not exceeding six months or by fine not exceeding \$500, or both.

A.B. 8—BUSTERUD. (Jud.) Amends Sec. 11715.6, adds Sec. 11715.8, II. & S. C., to prohibit granting of probation, suspension of sentence, or granting of parole to person convicted of use of minors in narcotics trafficking, or disposition of narcotics to minors.

A.B. 9—CHAPEL. (Jud.) Amends Sec. 11714, II. & S. C., re use of minors in narcotics trafficking, or disposition of narcotics to minors.

Limits crime to adults, adds alternative penalty therefor, at court's discretion, of life imprisonment and provides penalty for subsequent offense of not less than 10 years imprisonment or death, at court's discretion.

Deletes increased penalty for conviction of such offense after other prior narcotics offense conviction.

A.B. 10—COLLIER. (Ed.) Adds Ch. 1.9, Div. 3, Ed. C., re property valuations for purpose of allocating money to school districts and adjustment of district tax rate.

Requires State Allocation Board to make annual determination for each school district of relationship between total assessed value for tax purposes of property in district and total market value of such property, to be known as "local ratio," and average relationship between assessed value of such property in school districts and market value thereof for State as a whole, to be known as "state-wide ratio."

Prescribes bases for determination. Requires board to inform each district of ratios. Requires hearing on ratios upon request of district. Requires State Board of Equalization and city or county assessors to cooperate with board.

Requires, commencing with 1956-57 Fiscal Year, any allocation of funds to districts for current expenses and any computation for school building fund apportionment repayment on basis of assessed valuation of property in district for tax purposes to be made on basis of assessments of property in district if local and state-wide ratios are identical and if local ratio differs from state-wide, on basis of state-wide ratio.

Exempts from application of state-wide ratio and computation of district aid if local and state ratios differ and requires proportionate increase or decrease in computational tax rate according to difference. Requires adjustment in district tax rate necessary to maintain district foundation program in districts whose computational tax rate is adjusted.

A.B. 11—CONRAD. (Elec. & Reap.) Amends Sec. 2082, Elec. C., re delegates to national party conventions.

Requires delegate to national party convention to file affidavit with Secretary of State before circulation of nomination papers of group, instead of on or before first day for circulating nomination papers of group.

A.B. 12—COOLIDGE. (C., P., & P. W.) Adds Sec. 5017, P. R. C., re state beach and park land.

See digest of S.B. 399, apparently identical, except does not include declaration that act will serve public and state purpose.

A.B. 13—CRAWFORD. (Rev. & Tax.) Amends Secs. 2602, 2903, and repeals Sec. 2904, R. & T. C., re property taxation.

Provides that county tax collector collect all property taxes and assessments levied or assessed for or on behalf of all taxing agencies, including districts with greatest area within county. Directs payment of taxes or assessments paid to and collected for revenue districts to such districts.

Authorizes county tax collector, if pursuant to contract with revenue district, to reimbursement for services.

Relieves county assessor from duty of collecting taxes on unsecured property.

Makes other clarifying changes.

A.B. 14—CROWN. (Ed.) Adds Ch. 3.4, Div. 10, Ed. C., establishing Alameda State College in City of Alameda, to be located on United States Maritime property at south end of Webster Street if site available.

A.B. 15—DAHL. (Trans. & C.) Adds and repeals various Secs., S. & H. C., re acquisition of state highway rights of way.

Creates Highway Right of Way Appeals Board of three members, including one from employees of Department of Public Works, to be appointed by Governor for

terms of four years and receive annual salary of \$15,000, with right in appointee from department to continue to receive, in lieu of such salary, the salary received by him as department employee. Provides for hearings by board of appeals filed by owners of property to whom Department of Public Works has made offers for purchase. Authorizes board to affirm or increase amount to be paid for property. Requires offers to be in writing.

A.B. 16—DAVIS. (C., P., & P. W.) Adds Pt. 7, Div. 6, Wat. C., the Water Development Act, re state-wide program of water projects.

Creates Water Development Fund for allocation by State Water Board for expenditure by local public agencies for construction, improvement, operation, and maintenance of water projects. Requires Controller to transfer \$50,000,000 from Investment Fund to said fund and to annually transfer 20 percent of money received in Investment Fund.

Limits allocation to single project to \$3,000,000 and provides for repayment, with not to exceed 2 percent interest and within maximum period of 60 years, of portion of allocation board determines to be repayable.

Prescribes procedure for applications, investigations, allocations, payments, and repayments for projects.

A.B. 17—DONAHOE. (Ed.) Amends various secs., Ed. C., re certificated employees of school districts.

Requires governing board, dismissing probationary employee at end of year, to give him written statement of reasons therefor at his request. Makes tenure provisions which now apply to districts with average daily attendance of less than 850, apply to districts with average daily attendance of less than 250. Makes tenure provisions which now apply to districts with average daily attendance of 850 or more, apply to districts with average daily attendance of 250 or more.

A.B. 18—THOMAS J. DOYLE. (F. & G.) Repeals Secs. 1386, 1387, and 1387.5, F. & G. C., to abolish requirement that all sales, gifts, or exchanges of domesticated game birds or mammals be regularly reported to the department.

A.B. 19—FRANCIS. (Jud.) Amends Sec. 502, Veh. C., to revise penalties for drunk driving, to provide both fine and imprisonment shall, rather than may, be imposed and to prohibit probation or suspension of sentence.

A.B. 20—GAFFNEY. (Rev. & Tax.) Amends Sec. 262, R. & T. C., re cancellation or refund of tax on church property.

See digest of S.B. 1865, apparently identical.

A.B. 21—ERNEST R. GEDDES. Adds Sec. 1017, Ed. C., re participation of school district band in inauguration of President.

Permits governing board of school district to accept on behalf of school district band, invitation to participate in inauguration of President at Washington, D. C., when invited to do so by officials of ceremonies. Permits district to expend district funds, under conditions prescribed, for transportation of district pupils, employees, and persons who accompany pupils as chaperons.

Prohibits such expenditure unless prior to departure district has received gifts in amount sufficient to pay cost of transportation and other expenses incidental to participation. Authorizes district to secure insurance coverage for such pupils.

Provides that act shall have no force or effect after February 5, 1957.

Chapter 1, Statutes of 1957, approved January 16, 1957, in effect immediately.

A.B. 22—SAMUEL R. GEDDES. (Jud.) Amends Secs. 501 and 502, Veh. C., re drunk driving, to provide that court shall require person convicted under such provisions to spend at least 10 days in county jail.

A.B. 23—GRANT. (Mil. Aff.) Amends Secs. 985 and 986, M. & V. C., re farm and home purchase aid for widows of persons who served in the armed forces.

Extends farm and home purchase aid provisions to include unremarried widows of veterans and to include the unremarried widows of all persons who died while in active service in armed forces and who, if they had survived and been discharged, would have been a veteran within the legal definition of such.

**A.B. 24—HANSEN.** (Agr.) Amends Sec. 828.75, Ag. C., to provide for standard grape fibreboard container 49A.

**A.B. 25—HEGLAND.** (Trans. & C.) Adds Sec. 152, S. & H. C., re payments in lieu of taxes on state highway property acquired in advance of need.

Requires such payments to be made out of any unexpended or unencumbered balance of money in State Highway Fund derived from rentals of such property and in same manner as secured property taxes.

**A.B. 26—HENDERSON.** (Ed.) Adds Sec. 20255, Ed. C., re state college housing and other facilities.

Authorizes Director of Finance to enter agreements with federal agencies for construction of housing and other facilities at state colleges if rent will repay federal loan and interest.

**A.B. 27—JOHNSON.** (Trans. & C.) Adds Sec. 426, Gov. C., re adoption of official state symbol in campaign against disposal of litter in public places.

Adopts "Parky" the kangaroo as official state symbol for use as a decalomania on cleanup vehicles and by all state agencies participating in such campaign.

**A.B. 28—KELLY.** (Jud.) Amends Secs. 73433 and 73433.5, Gov. C., changing number, salary, and classification of Bakersfield Municipal Court officers and attaches.

**A.B. 29—KILPATRICK.** (Soc. Wel.) Amends Secs. 2300, 2309, adds Sec. 2017, W. & I. C., re boarding homes and institutions for aged persons.

Permits relative, either by blood or affinity within second degree, to furnish care to aged person without obtaining license from State Department of Social Welfare.

Provides aged aid paid to recipient is intended to help him meet his individual needs and is not for benefit of nor to be construed as income to any other person. Requires State Department of Social Welfare to enforce provision.

**A.B. 30—KLOCKSIEM.** (Elec. & Reap.) Adds Sec. 7801.1, Elec. C., to require counting and canvassing of absentee ballots within 10 days after election.

**A.B. 31—LEVERING.** (Elec. & Reap.) Amends Sec. 5901, Elec. C., re absent voter ballot applications.

Provides that applications for absent voter ballots received by clerk prior to first day prescribed by law for making application shall not be returned but held by clerk and processed after first day prescribed in same manner as if received at that time.

**A.B. 32—LOWREY.** (C., P., & P. W.) Adds Ch. 3, Div. 7, P. R. C., re outdoor recreation.

Declares purpose of act is to create a public outdoor recreation committee and to provide for preparation of a public outdoor recreation plan.

Creates Committee for Development of the California Public Outdoor Recreation Plan, consisting of designated state officers, and requires committee to consider, develop, and recommend to Legislature a California Public Outdoor Recreation Plan based on survey of present and future needs of people in State for outdoor recreation opportunities and facilities, including designated matters.

Prescribes powers and duties of committee and requires committee to appoint technical consultant group, to assist committee in developing plan, composed of designated officers and, when requested by chairman of committee, representatives of federal agencies which control land or water areas within State.

Creates advisory council consisting of designated state officers and additional members appointed by committee, and requires that it advise committee and committee staff of methods to be used in preparation of plan, consult with organizations represented on advisory council on proposals under consideration for inclusion in planning, and review plan before adoption by committee.

Requires committee to submit preliminary reports and final plan to Governor and Legislature.

Appropriates \$300,000 to committee, for expenditure without respect to fiscal years, for support and operations of committee and for contractual services as may be required for development of plan during Fiscal Years 1957-58, 1958-59, and 1959-60.

**A.B. 33—LUCKEL.** (Trans. & C.) Adds Sec. 548, S. & H. C., to add State Highway Route 248 from point on Route 2 near Carlsbad to international boundary line at San Ysidro via Soledad Valley and passing to east of Leucadia, Encinitas, Cardiff, Solano Beach, Del Mar, and National City.

**A.B. 34—MASTERSON.** (C., P., & P. W.) Adds Sees. 4462, 4463, 4464, and 4465, H. & S. C., re fishing and recreational use of public water supplies.

Provides for opening of bodies of water owned by public agency to fishing and surrounding land area to recreational use on request by board of supervisors, report of State Department of Public Health such use would not endanger public health, and approval of agency's governing body or majority vote in the agency.

Provides for management of area and authorizes rules and regulations on such by the public agency.

**A.B. 35—MCMILLAN.** (Jud.) Adds Sec. 1230, Gov. C., re effect of acquittal of crime by court as evidence in administrative proceedings by state agency.

Provides judgment of acquittal is conclusive evidence that person acquitted has not committed or omitted the act with which he was charged.

**A.B. 36—MILLER.** (M., O., & M. I.) Adds Ch. 3.5, Pt. 2, Div. 6, P. R. C., re unit operation of oil and gas pools.

Authorizes State Lands Commission to order unit operation of oil and gas pool, or portion thereof, if it finds following conditions present or met:

Surface area of pool contains public lands, as defined, comprising at least 50 percent of total surface area of pool; unit operation necessary to prevent waste and increase recovery of oil and gas; additional recovery will exceed additional cost of conducting unit operation.

Specifies requirements of unit operation order, including: allocation of production based on relative contribution, other than physical equipment, made by tracts to unit operation; adjustment of equipment contributions as unit operation expense; allocation of unit operation expenses, operating committee, and provisions to prevent waste.

Provides for amendment of unit operation order and new unit operation order embracing unit area covered by a previous order.

Entitles person to whom debt is owed for unit operation expense to lien on interest of debtor in unit area production.

Makes violation of chapter or regulation or order of commission subject to penalty of not more than \$1,000 per day for each act of violation, recoverable in action brought by Attorney General.

Authorizes commission to bring injunctive action against violations or threats thereof.

Defines "waste" for purposes of chapter as physical waste; waste or improper use of reservoir energy; locating, drilling, or producing of well causing reduction in oil or gas ultimately recoverable under prudent and proper operations.

**A.B. 37—PORTER.** (Ed.) Adds Sec. 6900, Ed. C., re method of computing school attendance.

Substitutes for "average daily attendance" "average enrollment" which is quotient obtained by dividing total pupils enrolled on last school day of each month by number of months school was actually taught in district day schools.

**A.B. 38—REES.** (Elec. & Reap.) Adds, amends, and repeals various secs., Elec. C., re partisan candidates.

Eliminates cross-filing for partisan office.

**A.B. 39—RUMFORD.** Appropriates \$3,000,000 from General Fund to Department of Public Health for purchase of poliomyelitis vaccine and administration of vaccination program during 1956-57 Fiscal Year.

Chapter 35, Statutes of 1957, approved February 5, 1957. In effect immediately.

**A.B. 40—SHELL.** (M., O., & M. I.) Amends Sees. 6827, 6830, 6834, and 6873.2, P. R. C., re oil and gas leases of state lands.

Substitutes for present royalty requirements governing oil and gas leases of state lands, royalty on oil of not less than 12½ percent or a sliding scale royalty beginning

at 12½ percent, as determined by State Lands Commission, and royalty of not less than 12½ percent for gas and products extracted from gas; rather than present royalty requirements of flat rate royalty of 12½ percent on oil and 10 percent on gas as to lands not within known geologic structure of a producing oil or gas field, and fixed royalty for oil of 16½ percent or sliding scale royalty beginning at 16½ percent, as determined by commission, and 15 percent for gas as to lands within known geologic structure of a producing oil or gas field; thereby eliminating differential in royalties as between lands within such geologic structures and lands not within such geologic structures.

Makes allowance for oil treatment and dehydration of not exceeding 5¢ per barrel applicable to all such leases, rather than present allowance of such amount with respect to tide and submerged lands not within known geologic structure of producing oil or gas field and reasonable allowance with respect to state lands within such structure.

Extends scope of provision requiring commission to reserve rights with respect to spacing and production restrictions, to cover oil and gas leases of all state lands under jurisdiction of commission and such leases of tide and submerged lands granted in trust to City of Long Beach.

Eliminates requirement that right of commission to regulate spacing and production of wells on leased lands be exercised only through rules and regulations. Deletes requirement that commission restrict rate of production to that provided by federal or state laws or rules or regulations, or by reasonable plan ordered by commission or agreed to by majority of total production.

Requires commission to make determination as to offering of lands for lease where hearing held, in not less than 30 days, rather than within 30 days, after hearing. Clarifies provisions re determination of commission as to offering lands for oil and gas leases by making it clear that commission may, after such hearing, determine either to offer the lands for lease or not to do so.

Makes other technical changes.

**A.B. 41—THELIN.** (Jud.) Amends Sec. 337.6, C. C. P., re statute of limitations on actions on bonds or coupons.

Provides that actions may be brought on or before June 30, 1959, rather than June 30, 1951, on general obligation bonds or coupons, not secured in whole or part by lien on real property, issued by any county, city and county, city, district or other political subdivision of the State, on which statute of limitations ran on or after August 27, 1937.

**A.B. 42—WILSON.** (Ind. R.) Adds Ch. 1.5, Pt. 4, Div. 2, Lab. C., re women employees of State.

Requires Industrial Welfare Commission to investigate conditions of labor and employment of such employees working in buildings not state-owned, and to prescribe standards therefor prior to January 1, 1958.

Requires commission to notify Director of Finance and affected state agency as to conditions of labor and employment of such employees not equal to standards prescribed by commission or prejudicial to such employees, and if defects not corrected, requires director to provide other quarters.

Prohibits leasing of buildings where conditions do not equal standards prescribed by commission or are prejudicial to such employees.

**A.B. 43—WILSON.** (Ed.) Adds Art. 8, Ch. 3, Div. 9, Ed. C., to require that rest facilities be provided for faculty members at each state college.

**A.B. 44—WEINBERGER.** (Ed.) Adds Sec. 11181.3, Ed. C., re Braille books for blind children.

Authorizes State Board of Education to provide adopted textbooks in Braille for blind pupils, and appropriates unspecified sum for such purpose from amount appropriated by 1957 Budget Act to Department of Education for "operating expenses and equipment."

**A.B. 45—SHELL.** (M., O., & M. I.) Amends Sec. 6832, adds Sec. 6832.1, P. R. C., re cooperative and unit plans of development or operation of oil and gas pools affecting state lands.

Permits grantees of State to participate in such plans. Requires State and its lessees, at determination by State, rather than permits State's lessees upon determination of State Lands Commission, to participate in such plans.

Permits such plans to cover part of a pool or field.

Requires consent of undivided 75 percent of total working interests, as defined, in area to be affected as condition precedent to State's determination.

**A.B. 46—NIELSEN.** (C. S. & S. P.) Amends Sec. 18853, Gov. C., re salaries of state employees on an hourly or per diem basis.

Provides that in fixing such rates within various localities of State the Personnel Board shall take into account fringe benefits and payments in lieu of fringe benefits in addition to prevailing rates of wages and shall not fix minimum limits below general prevailing rate including such benefits.

**A.B. 47—MILLER.** (M., O., & M. I.) Amends Sees. 6827, 6834, and 6873.2, P. R. C., re oil and gas leases of state lands.

Substitutes for present royalty requirements governing oil and gas leases of state lands, sliding scale royalty on oil beginning at 12½ percent and royalty of 12½ percent for gas and products extracted from gas; rather than present royalty requirements of flat rate royalty of 12½ percent on oil and 10 percent on gas as to lands not within known geologic structure of a producing oil or gas field, and fixed royalty for oil of 16½ percent or sliding scale royalty beginning at 16½ percent, as determined by commission, and 15 percent for gas as to lands within known geologic structure of a producing oil or gas field; thereby eliminating differential in royalties as between lands within such geologic structures and lands not within such geologic structures.

Makes allowance for oil treatment and dehydration of not exceeding 5¢ per barrel applicable to all such leases, rather than present allowance of such amount with respect to tide and submerged lands not within known geologic structure of producing oil or gas field and reasonable allowance with respect to state lands within such structure.

Requires commission to make determination as to offering of lands for lease where hearing held, in not less than 30 nor more than 90 days, rather than within 30 days, after hearing. Clarifies provisions re determination of commission as to offering lands for oil and gas leases by making it clear that commission may, after such hearing, determine either to offer the lands for lease or not to do so.

Makes other technical changes.

**A.B. 48—LUCKEL.** (Ed.) Appropriates \$420,000 to Regents of University of California to establish and maintain on La Jolla campus graduate instruction in engineering with emphasis on science and technology and for equipment of buildings in connection therewith.

**A.B. 49—LOWREY.** (F. & G.) Adds, repeals, and amends various sees., F. & G. C., to prohibit use of all nets to take fish in Districts 11, 12, 12B, and 13.

**A.B. 50—KLOCKSIEM.** (Mun. & C. G.) Amends Sees. 31662.4 and 31662.6, Gov. C., extending mandatory retirement age for safety members of retirement systems of counties subject to fixed benefit formula, from 60 to 65.

**A.B. 51—HENDERSON.** (Jud.) Amends Sec. 73680, Gov. C., re municipal court in Fresno Judicial District, making no substantive change.

**A.B. 52—HEGLAND.** (Ed.) Amends and adds various sees., Ed. C., re competitive scholarships.

Makes age limitation of 24 years inapplicable in case of renewed scholarships. Requires recipients to be United States citizen if over age 21. Prohibits cancellation of award because of change of residence within State. Requires that scholarship not awarded in district because of lack of qualified applicants be awarded as scholarship at large. Requires school district governing board member of State Scholarship Commission to board member of district including secondary school. Allows commission to appoint executive secretary and other employees. Allows commission to cooperate with other scholarship programs.

Extends effectiveness of scholarship provisions from ninety-first day after adjournment of 1959 Session to July 1, 1962.

**A.B. 53—HANSEN.** (Agr.) Amends Sec. 802, Ag. C., re maturity standards for grapes, to include "Queen" variety in the 16 percent soluble solids test.

**A.B. 54—GRANT.** (Rev. & Tax.) Adds Sec. 214.8, R. & T. C., re property tax.

Exempts from tax corporations formed under general Non Profit Corporation Law for operation of book store and cafeteria on or near state college under jurisdiction of State Department of Education which are exempt from bank and corporation tax or federal income tax.

**A.B. 55—SAMUEL R. GEDDES.** (Soc. Wel.) Amends Sees. 3472 and 3472.1, W. & I. C., re amount of aid to partially self-supporting blind.

Sets maximum amount of aid payable to recipient of aid to partially self-supporting blind at \$99, rather than \$95, but provides if actual need of recipient exceeds \$99, recipient is entitled to receive aid, when added to income, equals actual need.

Eliminates maximum and minimum limitations prescribed in provision requiring increases or decreases in aid to partially self-supporting blind in accordance with increases or decreases in aid to needy blind.

Provides that in determining need of recipient, only such income and resources as are actually and immediately available to individual for his support shall be taken into consideration in computing aid grant.

**A.B. 56—FRANCIS.** (Pub. H.) Amends Sees. 11712, 11713, and 11714, H. & S. C., re narcotics offenses.

Increases minimum penalty from two to five years' imprisonment in state prison for conviction of possession of narcotic, growing or processing cannabis sativa, or opening and maintaining place for purpose of unlawfully selling, giving away or using narcotic, after previous conviction for narcotic offense.

Increases minimum penalty for illegally trafficking in narcotics by deleting alternative county jail sentence.

Increases minimum penalty from 5 to 10 years imprisonment in state prison for use of minor in narcotic trafficking, or disposition of narcotics to minor, and increases minimum penalty for conviction of such offense after a previous conviction of narcotics offense from 10 to 15 years imprisonment in state prison.

Prohibits granting of probation or suspension of sentence of person convicted of any such offenses.

**A.B. 57—THOMAS J. DOYLE.** (Pub. H.) Amends Sec. 6549, B. & P. C., re barbers, providing for issuance of registered instructor's certificate to applicant who passes examination with grade of not less than 75 percent and who possesses other necessary qualifications.**A.B. 58—DAHL.** (Trans. & C.) Adds Sec. 1239.5, C. C. P., re eminent domain for highways.

Provides protection from resultant depreciation in value of property within 500 feet of state highway is right subject to being taken for public use.

**A.B. 59—CONRAD.** (Elec. & Reap.) Amends Sec. 3829, Elec. C., re presidential electors of nonqualified party.

Prohibits counting of votes for presidential electors of nonqualified political party which has not filed names of its candidates and list of its electors with Secretary of State within time prescribed.

**A.B. 60—CHAPEL.** (Jud.) Adds Sec. 170b, C. C. P., re disqualification of judges.

Provides that judge of superior or municipal court is automatically disqualified in any case, if party, before trial or hearing files affidavit stating belief that he cannot have fair trial or hearing before judge before whom case is pending. Provides for assignment of new judge by presiding judge, if any, or, if none, by Chairman of Judicial Council.

**A.B. 61—BURTON.** (Pub. H.) Adds Sees. 12501.5, 12651.5, and 12764, H. & S. C., re firecrackers.

Defines "firecracker."

Prohibits requirement of license for use of firecrackers in religious ceremonies.

Declares that State Fireworks Law does not prohibit sale of fireworks for use in, nor use of firecrackers, with reasonable public health, safety, and fire protection safeguards prescribed by State Fire Marshal, in, religious ceremonies.

A.B. 62—BRITSCHGI. (Rev. & Tax.) Adds Sec. 13118, Gov. C., re payments in lieu of taxes on state property.

Provides that until such time as real property acquired by State or agency thereof is actually needed and used for purpose for which it is acquired the State shall pay to each local taxing agency within whose territory property is located an amount equal to taxes which would be imposed thereon under local tax rates.

Provides that such payments shall be made out of unexpended or unencumbered money in State General Fund.

A.B. 63—BRADLEY. Amends Sec. 4985, adds Sec. 4992, H. & S. C., re sewer revenue bonds.

Includes in cost of acquisition or construction of works for which bonds may be issued financial and paying and fiscal agent's fees and expenses, cost of bond proceedings, bond reserve funds and working capital and bond interest estimated to accrue during construction period and for period of not exceeding 12 months after completion of construction.

Designates various matters for which provision may be made in ordinance authorizing issuance of bonds.

Chapter 8, Statutes of 1957, approved February 1, 1957, in effect immediately.

A.B. 64—BONELLI. (Jud.) Adds Sec. 653a, Pen. C., re crime comic books.

Makes it a misdemeanor for any person to sell or circulate a crime comic book, as defined, to a person under the age of 18 years.

Provides that prohibition does not apply to accounts of crime which are part of the general dissemination of news, appear in a newspaper of general circulation, delineate actual historical occurrences, or delineate occurrences actually set forth in the sacred scriptures of any religion.

To take effect immediately, urgency measure.

A.B. 65—BELOTTI. (Trans. & C.) Amends Sec. 718, Veh. C., re penalty for violating weight limits.

Changes imposition of penalty from mandatory to permissive and deletes provision prohibiting suspension of penalty on second or subsequent conviction.

A.B. 66—LEVERING. (Fin. & Ins.) Amends Sec. 10270, Ins. C., re types of policies excepted from general requirements specified for disability policies.

See digest of S.B. 404, apparently identical.

A.B. 67—LEVERING. (Fin. & Ins.) Adds Ch. 2.5, Pt. 2, Div. 2, Ins. C., re blanket life insurance.

Provides policies of blanket life insurance may be issued to periodical publications, at less than usual rates, insuring independent contractors engaged in activities pertaining to operations of periodical publications. Provides policyholder may not be beneficiary, insured may not select amount of insurance, and policy may not be effective if over 10 percent of persons insured disclaim insurance. Provides policy may contain provisions required by applicable law of other states or countries and requires form of policy be approved by commissioner.

A.B. 68—ELLIOTT. (Elec. & Reap.) Amends Sec. 2838, Elec. C., re ex officio members of county central committee.

Makes person elected to either Senate or Assembly at special election to fill vacancy therein ex officio member of county central committee.

A.B. 69—KELLY. (Ed.) Amends Sec. 14609, Ed. C., re State Teachers' Retirement System, making no substantive change.

A.B. 70—KELLY. (Ed.) Amends Sec. 19621, Ed. C., permitting governing board of any school district rather than district maintaining secondary schools to establish school farms for agriculture instruction.

A.B. 71—KELLY. (Rev. & Tax.) Adds Sec. 6388, R. & T. C., re sales taxes. Exempts gross receipts from sale of oil field production waste.

A.B. 72—KELLY. (Rev. & Tax.) Adds Sec. 6389, R. & T. C., re sales taxes. Exempts gross receipts from rental of oil well drilling equipment.

- A.B. 73—KELLY. (Agr.) Amends Sec. 19622, B. & P. C., appropriating \$125,000 to Sixth District Agricultural Association for annual industrial and trade exposition, and prohibiting charging for admission to permanent exhibit.
- A.B. 74—KELLY. (Ed.) Amends Sec. 7231, Ed. C., re county costs for non-resident junior college pupils. Increases amount for use of buildings and equipment from \$150 to \$200.
- A.B. 75—KELLY. (Ed.) Amends Sec. 6357, Ed. C., to increase maximum tax rate in junior college districts from 35 cents per \$100 of assessed valuation to unspecified amount.
- A.B. 76—KELLY. (Ed.) Adds Art. 5, Ch. 1, Div. 1, Ed. C., re junior colleges. Establishes Division of Junior Colleges in Department of Education under full time chief. Authorizes employment of personnel.
- A.B. 77—KELLY. (Ed.) Amends Sec. 9700.1, Ed. C., re apportionment of school funds for adult classes, making no substantive change.
- A.B. 78—KELLY. (Ed.) Adds Ch. 3, Div. 3, Ed. C., re junior college public works. Provides for apportionment of state funds to junior college district for sites, buildings, furniture, and equipment. Provides for procedure for district applications, processing and approving thereof, and disbursement of apportionments. Requires applicant district to have available funds for at least 50 percent cost of project. Requires Director of Education to administer act with assistance of State Board of Education. Requires board to adopt rules for administering act. Prescribes duties of State Treasurer, Controller and county and district officers. Appropriates unspecified sum from General Fund.
- A.B. 79—SAMUEL R. GEDDES. (G. E. & E.) Adds Ch. 5 to Div. 5 of Title 1, Gov. C., re fees for architects for public works. Provides that such fees paid by public agencies shall not exceed a schedule of percentages of cost commencing with maximum of 6 percent on first \$100,000 and diminishing to 3½ percent on all above \$1,000,000.
- A.B. 80—MILLER. (G. E. & E.) Amends Sec. 6826, P. R. C., re State Lands Commission. Directs commission to require, as condition to issuance of permit for geological or geophysical surveys on state lands or taking cores or other samples on and under tide and submerged lands of State, that permittee furnish to commission, upon request, all factual and physical exploration results, logs, and records resulting from operations under permit. Declares such results, logs, and records shall be for confidential use of commission and forbids opening to inspection by any other person or agency without written consent of permittee.
- A.B. 81—MILLER. (Rev. & Tax.) Adds Sec. 17117.5, R. & T. C., re personal income tax, providing that noncash patronage allocations from farmers' cooperatives and mutual associations are included in gross income.
- A.B. 82—HENDERSON. (Mun. & C. G.) Amends Sec. 28109, Gov. C., re compensation for public service in Fresno County, making no substantive change.
- A.B. 83—LINDSAY. (Mun. & C. G.) Amends Sec. 28142, Gov. C., changing annual salary of El Dorado County auditor to unspecified amount.
- A.B. 84—LINDSAY. (Mun. & C. G.) Amends Sec. 28146, Gov. C., changing annual salary of Tuolumne County auditor to unspecified amount.
- A.B. 85—LINDSAY. (Mun. & C. G.) Amends Sec. 28147, Gov. C., changing annual salary of Inyo County auditor to unspecified amount.
- A.B. 86—LINDSAY. (Mun. & C. G.) Amends Sec. 28150, Gov. C., changing annual salary of Calaveras County auditor to unspecified amount.

A.B. 87—LINDSAY. (Mun. & C. G.) Amends Sec. 431, Ed. C., changing annual salary of Placer County Superintendent of Schools to unspecified amount.

A.B. 88—LINDSAY. (Rev. & Tax.) Adds Art. 8, Ch. 2, Pt. 2, Div. 4, Title 2, Gov. C., amends Ch. 29, 1956 1st Ex. Sess., re California Water Development Fund.

Continues Investment Fund in existence as California Water Development Fund, and prohibits expenditure of moneys therefrom unless specifically appropriated by Legislature.

A.B. 89—LINDSAY. (Rev. & Tax.) New act, requiring Controller to transfer \$50,000,000 from General Fund to California Water Development Fund.

A.B. 90—LINDSAY. (Rev. & Tax.) New act, requiring Controller to transfer \$75,000,000 from Revenue Deficiency Reserve Fund to California Water Development Fund.

A.B. 91—LINDSAY. (C., P., & P. W.) Amends Sec. 6816, P. R. C., re State Lands Act Fund.

Requires transfer, upon order of Controller, from balance remaining in fund after payment of refunds and administrative expenses and required transfers of funds to State Beach Fund and State Park Fund, of \$500,000 annually to Division of Forestry for basic research, field studies, and operations with respect to activities under its jurisdiction.

A.B. 92—LINDSAY. (C., P., & P. W.) Repeals and amends various sees., Wat. C., re recordation of water extractions and diversions.

Makes statutory provisions applicable throughout State, rather than only to Counties of Riverside, San Bernardino, Los Angeles, Ventura and Santa Barbara.

A.B. 93—LINDSAY. (C., P., & P. W.) Adds Sec. 10004, Wat. C., re California Water Plan.

Approves plan set forth and described in Bulletin No. 3 of Department of Water Resources as California Water Plan, such approval constituting declaration of public interest for guidance of State Water Rights Board in its actions on applications to appropriate water. Authorizes department to modify plan from time to time, but provides modification shall not become effective as part of plan until approved by concurrent resolution of Legislature.

A.B. 94—LINDSAY. (C., P., & P. W.) Amends Sec. 12616, Wat. C., re water resources investigations and surveys.

Authorizes Department of Water Resources to conduct investigations and surveys to determine availability, usability, extents, and boundaries of underground basins.

A.B. 95—LINDSAY. (W. & M.) Claim bill. \$463.50. Volcano Community Association.

A.B. 96—LINDSAY. (C., P., & P. W.) Adds Sec. 5038, P. R. C., requiring State Park Commission to acquire land and establish state park in Amador County, including Indian grinding rocks near Volcano, and appropriating unspecified amount for such purposes.

A.B. 97—LINDSAY. (Pub. H.) Adds Sec. 24251.5, H. & S. C., to exclude from coverage of section prohibiting discharge of air contaminants of designated shade or opacity, water vapors arising from cooling towers.

A.B. 98—LINDSAY. (C., P., & P. W.) Amends Sec. 2313, repeals Sec. 2316, P. R. C., and amends Sec. 3708.5, R. & T. C., re recording fees of county recorder.

See digest of S.B. 1406, apparently identical.

A.B. 99—LINDSAY. (Jud.) New act, First Validating Act of 1957, to validate organization, boundaries, acts, proceedings, and bonds of public bodies.

To take effect immediately, urgency measure.

A.B. 100—LINDSAY. Appropriates \$25,190,000 from Investment Fund to Department of Water Resources for construction and relocation of Western Pacific Railroad tracks and State Highway Route 21 in vicinity of Oroville Dam and Reservoir site.

Chapter 15, Statutes of 1957, approved January 29, 1957, in effect immediately.

A.B. 101—LINDSAY. (C., P., & P. W.) Appropriates \$1,000,000 from State Park Fund to Department of Public Works for construction of designated access roads to Folsom Lake State Park.

A.B. 102—LINDSAY. (Mun. & C. G.) Amends Sec. 28158, Gov. C., changing annual salary of Alpine County auditor to unspecified amount.

A.B. 103—LINDSAY. (C. S. & S. P.) Adds Art. 5, Ch. 5, Pt. 2, Div. 5, Title 2, Gov. C., re preference for state service in state civil service examinations.

Prescribes manner of computing credit for preference for state service to be given competitors in open and promotional examinations up to maximum of 10 and 3 points, respectively.

Defines "state service" as meaning all offices and employments under the State whether or not such positions are subject to state civil service laws.

Provides that veteran shall have option of being credited with veterans points or state service points, but not both.

A.B. 104—LINDSAY. (C., P., & P. W.) Adds Pt. 4, Div. 6, Wat. C., re development of water resources.

Authorizes Department of Water Resources to acquire, construct, operate, and maintain any or all units, or parts thereof, of California Water Plan and to cooperate and contract with Federal Government in connection therewith, but only after money has been appropriated by Legislature to pay all or any portion of cost thereof.

A.B. 105—LINDSAY. (F. & G.) New act, re leasing of Basin Fish Hatchery.

Requires Director of Department of Finance to lease Basin Fish Hatchery Site and facilities to Tuolumne Recreation Park and Parkway District for up to 100 years at annual rent of \$450 to be applied against purchase price if district buys property.

A.B. 106—COLLIER. (Ed.) Adds Sec. 7431.4, Ed. C., re school district bond limitations.

Provides that, when seventh and eighth grade pupils are educated by high school district in district where high school and elementary district are governed by same board, not more than 1 percent of bonding capacity of elementary district may be reduced in such district and added to that of high school district.

A.B. 107—COLLIER. (Ed.) Amends Secs. 5154.5, 7106, and 10208, Ed. C., re State School Fund apportionments to districts for excess cost of driver training.

Increases maximum allowance per unit of average daily attendance from \$30 to \$40. Provides that not more than 20 percent, rather than all, of maximum enrollment of, grades 10-12 be counted as eligible for driver training.

A.B. 108—COLLIER. (Ed.) Adds Sec. 13098.1, Ed. C., re certificated permanent employees of school districts.

Provides that when such employee has completed 30 years service in teaching position in public schools of State, his permanent classification ceases, and thereafter employment is from year to year at discretion of governing board. Makes employee not so re-employed who has not attained age 55 eligible for retirement for service, with benefits computed on basis of age at retirement.

A.B. 109—BONELLI. (Rls.) Adds Sec. 426, Gov. C., re State Motto.

Adopts "In God We Trust" as State Motto and requires it to be displayed near entrance of each public building owned by State, county or city.

A.B. 110—WILSON. (Jud.) Amends Sec. 538, C. C. P., re attachment.

Provides that if property sought to be attached is the earnings of the defendant received for his personal services, no attachment may be issued if the sum claimed, exclusive of interest, is less than \$100.

A.B. 111—WILSON. (Jud.) Adds Sec. 597ab, Pen. C., making promotion of bull dodging contest a misdemeanor.

A.B. 112—THOMAS J. DOYLE. (Pub. H.) Amends Sec. 6618, B. & P. C., re practice of barbering.

Provides for sterilization of instruments immediately before use on patron and keeping of certain articles in closed compartment when not in use, rather than keeping instruments in closed compartment in sterilization solution.

A.B. 113—THOMAS J. DOYLE. (Pub. H.) Amends Sec. 6549 and 6550.5, B. & P. C., re registration requirements for barber college instructors.

Provides that requirement of two years experience as registered barber for issuance of instructor's certificate may be satisfied, in alternative, by passing practical demonstration of barbing; specifies that required examination shall be oral and written; and provides that when both practical and theoretical examinations are taken only one examination fee be paid.

A.B. 114—BELOTTI. (Trans. & C.) Adds Sec. 694.5, Veh. C., to permit vehicles hauling logs crosswise of vehicle to have width of 100 inches, except that when provision would cause State to lose federal highway funds, it is inapplicable.

A.B. 115—BELOTTI. (Trans. & C.) Amends Sec. 679.1, Veh. C., re transporting logs on vehicles.

Permits transporting logs on flat bed vehicles loaded other than pyramid fashion if load not higher than bulkhead of truck and steel stakes not higher than 36 inches approved by Department of California Highway Patrol are used.

Requires at least three pairs of stakes if logs less than 20 feet and four pairs if logs exceed 20 feet, and requires stake pockets equal to strength of stakes.

A.B. 116—BELOTTI. (C. P., & P. W.) Repeals and adds Ch. 6, Div. 4, P. R. C., re registration of forest products and equipment brands.

See digest of S.B. 1323, apparently identical.

A.B. 117—BELOTTI. (Trans. & C.) Adds Sec. 705.1, Veh. C., re weight limits of logging trucks.

See digest of S.B. 1322, apparently identical.

A.B. 118—BELOTTI. (Trans. & C.) Adds Sec. 705.2, Veh. C., re weight limitations of vehicles transporting logs.

See digest S.B. 966, apparently identical.

A.B. 119—BELOTTI. (Trans. & C.) Amends Sec. 315, S. & H. C., to require immediate maintenance by Department of Public Works of that portion of State Highway Route 15 between Fort Bragg and Willits.

A.B. 120—BELOTTI. (Trans. & C.) Amends Sec. 356, S. & H. C., to require immediate maintenance by district of public works of that portion of existing State Highway Route 56 between Westport and Leggett Valley.

A.B. 121—BELOTTI. (Trans. & C.) Adds Sec. 301.5, S. & H. C., to name bridge to be constructed across South Fork of Eel River near Dyerville on portion of State Highway Route 1 bypassing Redwood Groves in Humboldt County as "George Leatherwood Memorial Bridge."

A.B. 122—BELOTTI. (Ed.) Adds Sec. 14002.5, Ed. C., re noncertificated school district employees.

Allows district governing board to require applicants or employees to noncertified positions to submit fingerprints for transmittal to State Bureau of Criminal Investigation. Requires bureau to ascertain from fingerprint files if person has been convicted of crime. Defines conviction of crime.

A.B. 123—BELOTTI. (Trans. & C.) Amends Sec. 301, S. & H. C., to name bridge on State Highway Route 1 across Wilson Creek in Del Norte County as "Louis Peter De Martin Bridge" and to require the Department of Public Works to place suitable sign on said bridge.

A.B. 124—BELOTTI. (C., P., & P. W.) Amends Sec. 6816, P. R. C., re State Lands Act Fund.

See digest of S.B. 1321, apparently identical.

A.B. 125—BELOTTI. (F. & G.) Amends Sec. 1340.8, F. & G. C., re protection of livestock and timber from damage by bears.

Deletes limitation that section is effective only until ninety-first day after final adjournment of 1957 Regular Session.

A.B. 126—BELOTTI. (C., P., & P. W.) Adds Sec. 54154.5, Gov. C., re financial aid to local agencies under Flood Relief Law of 1956.

Extends aid re construction of property, including sanitation and sewage facilities, where local agency has insufficient tax base to finance same due to destruction and loss of property by storm and floods of December, 1955, and January and February, 1956.

A.B. 127—BELOTTI. (C., P., & P. W.) Adds Sec. 5017, P. R. C., re state beach and park lands.

See digest of S.B. 399, apparently identical, except does not include declaration that act will serve a public and state purpose.

A.B. 128—BELOTTI. (Mun. & C. G.) Amends Sec. 28153, Gov. C., changing annual salary of Del Norte County supervisors to unspecified amount.

A.B. 129—BELOTTI. (Trans. & C.) Adds Sec. 701.5, Veh. C., to prohibit transportation of empty flat bed trailer unless loaded upon another vehicle.

A.B. 130—BELOTTI. (Mun. & C. G.) Amends Sec. 28132, Gov. C., changing annual salary of Mendocino County supervisors to unspecified amount.

A.B. 131—BELOTTI. (Ed.) Amends Sec. 453, Ed. C., changing annual salary of superintendent of schools of Del Norte County to an unspecified sum.

A.B. 132—BELOTTI. (Ed.) Amends Sec. 432, Ed. C., changing annual salary of superintendent of schools of Mendocino County to an unspecified sum.

A.B. 133—BELOTTI. (Mun. & C. G.) Amends Sec. 28124, Gov. C., changing annual salary of Humboldt County supervisors to unspecified amount.

A.B. 134—BELOTTI. (Ed.) Amends Sec. 424, Ed. C., changing annual salary of superintendent of schools of Humboldt County to an unspecified sum.

A.B. 135—BACKSTRAND. (Agr.) Adds Sec. 790.1, Ag. C., re tangerines, to establish standards for tangerines.

A.B. 136—ERNEST R. GEDDES (Departmental). (Ed.) Amends Secs. 19601, 19601.6, 19601.7, and 19613, Ed. C., re child care centers.

Increases amount of allowable total monthly family income for establishing eligibility of child for admission. Revises fee schedule for increased fees for families with excess income.

To take effect immediately, urgency measure.

A.B. 137—ERNEST R. GEDDES. (Ed.) Amends Sec. 2208.5, Ed. C., re publicity with respect to school activities and educational programs.

Permits governing board of any school district, rather than any city school district, to inform citizens of district re school activities and educational programs.

A.B. 138—ERNEST R. GEDDES. (Ed.) Adds Sec. 377, Ed. C., re certificated employees of county superintendent of schools.

Gives permanent status to such employees upon being reelected for fourth consecutive year to teach in schools or classes maintained by superintendent if total average daily attendance of schools and classes is 850 or more. Grants such employees same rights and duties as permanent employees of school districts.

A.B. 139—ERNEST R. GEDDES. (Ed.) Amends Sec. 5056, Ed. C., re computation of repayment of apportionments of state school building aid, making no substantive change.

A.B. 140—ERNEST R. GEDDES. (Ed.) Amends Sec. 13674, Ed. C., re sabbatical leaves of absence of certificated school district employees.

Provides that no absence from district service, under leave without pay, breaks continuity of service requisite for sabbatical leave and shall not be included as service for such leave, rather than that absence for less than one year, under leave without pay for research, teaching, or lecturing service under fellowship or foundation does not break continuity and shall be included as service for sabbatical leave.

A.B. 141—ERNEST R. GEDDES. (Ed.) Amends Sec. 13835, Ed. C., re compensation of certificated school employees serving less than full year, making no substantive change.

A.B. 142—ERNEST R. GEDDES. (Ed.) Amends Sec. 13842, Ed. C., re minimum annual salaries of certificated school district employees.

Increases salary of such full-time employee from \$3400 to \$4200 and of part-time employee from amount bearing same ratio to \$4200, rather than \$3400, as time required of such employee bears to time required of full-time employee.

A.B. 143—ERNEST R. GEDDES. (Ed.) Amends Sec. 1, Ed. C., re schools and related institutions, making no substantive change.

A.B. 144—ERNEST R. GEDDES. (Ed.) Amends Sec. 111, Ed. C., re State Board of Education, making no substantive change.

A.B. 145—ERNEST R. GEDDES. (Ed.) Amends Sec. 2, Ed. C., re subject matter of Ed. C., making no substantive change.

A.B. 146—ERNEST R. GEDDES (Departmental). (Ed.) Amends Sec. 3153, Ed. C., re notice of organizational meeting of a county high school district school board.

Changes from five days to 10 days notice by registered mail of such meeting.

A.B. 147—ERNEST R. GEDDES (Departmental). (Ed.) Amends Sec. 3191, Ed. C., re organizational meetings of district, union, and joint union high school district governing boards.

Changes requirement that such school boards meet at 12 o'clock noon of first day of July to elect a president and a clerk to provide for election of such officers at first regular meeting in July. Deletes requirement that such officers be members of board.

A.B. 148—ERNEST R. GEDDES (Departmental). (Ed.) Amends Sec. 5008, Ed. C., re school district bank accounts.

Requires all money deposited, rather than all money, in account to be paid into county treasury at specified periods.

A.B. 149—ERNEST R. GEDDES (Departmental). (Ed.) Amends Sec. 6331, Ed. C., re school district financial records.

Requires school district governing boards to prepare and keep for public inspection statement of estimated income for district for current fiscal year.

A.B. 150—WEINBERGER. (Jud.) Amends Sec. 68891, Gov. C., re salary of reporter of decisions of Supreme Court and district courts of appeal.

Changes such salary from \$10,000 annually to one established by the court and approved by Department of Finance.

A.B. 151—WEINBERGER. (Ed.) Adds Sec. 16486, Ed. C., re educating children with impaired vision

Requires physician to report at once to local health department whenever he examines a child under age of 20 and finds him blind or with vision of 20/70 or less.

Requires local health department to transmit report to governing board of child's school district.

A.B. 152—WEINBERGER. (Rev. & Tax.) Amends Sec. 262, R. & T. C., re cancellation or refund of tax on church property.  
See digest of S.B. 1865, apparently identical.

A.B. 153—NIELSEN (Departmental). (Mil. Aff.) Amends various secs. M. & V. C., re California National Guard.

Specifies rank of brigadier general for Deputy Adjutant General, Army Division, and Deputy Adjutant General, Air Division. Makes Assistant Adjutant General subordinate only to Governor and Adjutant General. Requires Assistant Adjutant General to remain on active duty until he is 64 years old, unless his commission is vacated prior to that time.

Requires Adjutant General's report to Governor to be annual, rather than biennial.  
Allows females to be members.

Includes in membership of armory board where armory is jointly used with United States Armed Forces representatives of such armed forces.

To take effect immediately, urgency measure.

A.B. 154—LINDSAY. (Mun. & C. G.) Amends Sec. 28157, Gov. C., changing annual salary of Mono County auditor to unspecified amount.

A.B. 155—LINDSAY. (Mun. & C. G.) Amends Sec. 28154, Gov. C., changing annual salary of Mariposa County auditor to unspecified amount.

A.B. 156—LINDSAY. (Mun. & C. G.) Amends Sec. 28152, Gov. C., changing annual salary of Amador County auditor to unspecified amount.

A.B. 157—LINDSAY. (Ed.) Amends Sec. 439, Ed. C., to change annual salary of Nevada County superintendent of schools from \$6,000 to unspecified amount.

A.B. 158—LINDSAY. (Ed.) Amends Sec. 442, Ed. C., to change annual salary of El Dorado County superintendent of schools from \$6,000 to unspecified amount.

A.B. 159—LINDSAY. (Ed.) Amends Sec. 446, Ed. C., to change annual salary of Tuolumne County superintendent of schools from \$6,500 to unspecified amount.

A.B. 160—LINDSAY. (Ed.) Amends Sec. 447, Ed. C., to change annual salary of Inyo County superintendent of schools from \$7,200 to unspecified amount.

A.B. 161—LINDSAY. (Ed.) Amends Sec. 450, Ed. C., to change annual salary of Calaveras County superintendent of schools from \$6,000 to unspecified amount.

A.B. 162—LINDSAY. (Ed.) Amends Sec. 452, Ed. C., to change annual salary of Amador County superintendent of schools from \$6,000 to unspecified amount.

A.B. 163—LINDSAY. (Ed.) Amends Sec. 454, Ed. C., to change annual salary of Mariposa County superintendent of schools from \$6,000 to unspecified amount.

A.B. 164—LINDSAY. (Soc. Wel.) Amends Sec. 6726, W. & I. C., re costs of care for mental patients.

Changes monthly amount payable by Department of Mental Hygiene to private home for care of patient on leave of absence from state hospital, from \$70 to \$5 per cent of rate determined by Director of Mental Hygiene to be state-wide average per capita cost of maintaining patients in all state hospitals for preceding fiscal year.

A.B. 165—LINDSAY. (Jud.) Amends, repeals and adds various secs., Veh. C., and amends Sec. 193, Pen. C., to make numerous changes in traffic laws, their enforcement and penalties, and in law re drivers' licenses.

To take effect immediately, urgency clause.

A.B. 166—LINDSAY. (M., O., & M. I.) Amends Sec. 504, repeals Sec. 508 and Div. 3, adds Div. 3, P. R. C., re oil and gas.

Abolishes present Division of Oil and Gas, Department of Natural Resources, and substitutes therefor Division of Oil and Gas Conservation under chief appointed by Governor and confirmed by Senate. Provides that new division succeeds to all functions of old division and to functions and jurisdiction of State Lands Commission re extraction of oil and gas from state lands.

Creates advisory board in new division consisting of seven members appointed by Governor.

Deletes present provisions regulating oil and gas production and enacts Oil and Gas Conservation Law, administered by new division.

Prohibits waste of oil and gas. Defines "waste" as: physical waste; waste or improper use of reservoir energy; locating, drilling, or producing of well to cause reduction in quantity of oil and gas ultimately recoverable from pool under prudent and proper operations.

Grants division various powers with respect to prevention of waste, including power to limit production of oil and gas in pool to that which can be produced without waste.

Authorizes division to establish spacing units for pools to prevent waste or avoid drilling of unnecessary wells, except pools already developed under certain conditions. Specifies requirements to be followed by division in establishing spacing units. Provides for compulsory pooling of interests in spacing unit where two or more separately owned tracts are contained in unit.

Declares that agreements for unit development or operation of tracts in same pool are valid and binding and, if approved by division as necessary to prevent waste or increase ultimate recovery, such agreements do not violate state laws re monopolies or restraint of trade.

Provides for compulsory unit operation of field if: consented to by 51 percent of persons owning working interests in field, as defined, and by owners of working interest in 51 percent of total surface area of field; or consented to by 75 percent of persons owning working interests in field; or consented to by persons owning working interests in 75 percent of total surface area of field; and division after public hearing, makes prescribed findings, including finding that: unit operation is necessary to prevent waste, increase recovery of oil or gas, and protect correlative rights; value of additional recovery will exceed additional cost; agreement is fair and reasonable; that agreement provides for allocation of production to separately owned tracts based on relative contribution to operation of each tract, adjustments for equipment investments of tracts, allocation of expenses of unit operation, operating committee, and such additional provisions as division deems appropriate for prevention of waste and protection of interested parties.

Provides for converting voluntary unit agreements and existing unit agreements into compulsory unit operation orders, and for inclusion of additional tracts under unit operation order.

Makes violation of law or rule or order of division subject to penalty of not more than \$1,000 per day for each violation, recoverable in suit by Attorney General.

Empowers division to bring injunctive action to enjoin violations or threats thereof, and provides for such action by others if division fails to bring action.

A.B. 167—LINDSAY. (C., P., & P. W.) Adds and repeals various chs. and secs., Wat. C., to provide procedure for reservation of water for appropriation for lands in watersheds of origin.

A.B. 168—LINDSAY. (C., P., & P. W.) Repeals, adds, and amends various secs., P. R. C., and Gov. C., re administration of state lands.

Creates Division of Public Lands within Department of Natural Resources, headed by chief appointed by Public Lands Commission.

Establishes within department the Public Lands Commission composed of seven members appointed by Governor subject to confirmation by Assembly.

Abolishes State Lands Commission and Division of State Lands of Department of Finance, and vests their functions and jurisdiction in Public Lands Commission to be administered through Division of Public Lands.

To become operative January 1, 1958.

A.B. 169—LINDSAY. (Mun. & C. G.) Amends Sec. 28131, Gov. C., changing annual salary of Placer County auditor to unspecified amount.

A.B. 170—LINDSAY. (C., P., & P. W.) New act, re water projects in American River Basin.

Appropriates \$20,000,000 from Investment Fund to Department of Water Resources for construction of any or all projects described in Volume 1, Bulletin No. 21 of State Water Resources Board.

Authorizes department to cooperate and contract with Sacramento Municipal Utility District for joint work re such projects, and prescribes contents of any such contract.

A.B. 171—LINDSAY. (Ed.) Amends Sec. 458, Ed. C., to change annual salary of Alpine County superintendent of schools from \$3,900 to unspecified amount.

A.B. 172—LINDSAY. (Ed.) Amends Sec. 457, Ed. C., to change annual salary of Mono County superintendent of schools from \$5,000 to unspecified amount.

A.B. 173—LINDSAY. (Mun. & C. G.) Amends Sec. 28139, Gov. C., changing annual salary of Nevada County auditor to unspecified amount.

A.B. 174—COOLIDGE (Departmental). (Rev. & Tax.) Amends and adds various secs., R. & T. C., re personal income taxes.

Eliminates deduction for federal stamp tax or retail sales tax paid or incurred in acquiring property subject to capitalization.

Provides that expenses of trade or business or incurred in production of income or interest not deductible in transaction between "related taxpayers" in year in which incurred or accrued may be deducted in year paid.

Extends provisions as to serving notice to withhold taxes to persons failing to withhold and transmit such amounts, and authorizes withholding for liability accrued for failure to withhold.

Extends from 5 years to 10 years force, effect, and priority of tax lien or extension thereof based on recording of abstract or copy of judgment obtained by Franchise Tax Board or filing tax certificate.

Makes deduction relating to alimony or separate maintenance payments applicable only to resident husbands.

Makes other technical and clarifying changes.

To take effect immediately, tax levy.

A.B. 175—COOLIDGE (Departmental). (Rev. & Tax.) Amends various secs., R. & T. C., re personal income taxes.

Makes technical and clarifying changes.

To take effect immediately, tax levy.

A.B. 176—COOLIDGE (Departmental). (Rev. & Tax.) Amends and adds various secs., R. & T. C., re personal income tax.

Provides for assessment, collection, and payment of interest in same manner as tax.

Provides that interest upon deficiency assessed until tax is paid, rather than date deficiency is assessed.

Provides that failure to pay installment of tax when due results in entire tax, penalty and interest becoming due and payable.

Provides that no interest imposed upon money paid under notice and demand after date of such notice and demand.

Provides that no interest shall be imposed upon interest.

Makes various technical and clarifying changes.

To be operative January 1, 1958.

A.B. 177—COOLIDGE (Departmental). (Rev. & Tax.) Amends various secs., R. & T. C., re personal income taxes, deleting provisions authorizing credit for taxes paid to another country.

To take effect immediately, tax levy.

**A.B. 178—COOLIDGE** (Departmental). (Rev. & Tax.) Amends, renumerbs, and adds various secs., R. & T. C., re personal income taxes.

Makes changes establishing conformity with Federal 1954 Internal Revenue Code relative to income representing damages received from patent infringement suits and distributions under Bank Holding Company Act of 1956.

To take effect immediately, tax levy.

**A.B. 179—COOLIDGE** (Departmental). (Rev. & Tax.) Amends Sec. 24344, R. & T. C., re bank and corporation taxes.

Limits interest deduction on indebtedness of taxpayer if income is determined by allocation formula to amount equal to interest income, plus amount, if any, by which balance of interest expense exceeds interest and dividend income not subject to allocation by formula. Interest expenses not included shall be directly offset against interest and dividend income not subject to allocation.

To take effect immediately, tax levy.

**A.B. 180—COOLIDGE** (Departmental). (Rev. & Tax.) Amends, adds, and repeals various secs., R. & T. C., re bank and corporation taxes.

Provides that dissolution or withdrawal from State during second or succeeding taxable year of less than 12 months results in tax measured by net income for such period but not less than \$25.

Eliminates deduction for federal stamp taxes or retail sales taxes paid or incurred in acquiring property subject to capitalization.

Expands definition "related taxpayers" for loss purposes to include two corporations 50 percent in value of outstanding stock of which is owned directly or indirectly by same individual.

Excludes commencing corporation from scope of law on gain or loss in certain corporate liquidations.

Increases from three years to four years the period for assessment for a deficiency attributable to gain upon conversion.

Extends from 5 to 10 years the force, effect and priority of judgment lien and period of extension thereof where lien based on tax certificate of Franchise Tax Board filed for record.

Makes other technical and clarifying changes.

To take effect immediately, tax levy.

**A.B. 181—COOLIDGE** (Departmental). (Rev. & Tax.) Repeals Sec. 23303, and adds Secs. 23303, 25926.1, R. & T. C., re bank and corporation taxes.

Imposes tax upon bank or corporation transacting business within period of suspension or forfeiture, and impose fine of not less than \$250 or more than \$1,000, or imprisonment, or both, upon person exercising power of such corporation.

To take effect immediately, tax levy.

**A.B. 182—COOLIDGE** (Departmental). (Rev. & Tax.) Repeals and amends various secs., R. & T. C., re bank and corporation taxes.

Makes various technical and clarifying changes.

To take effect immediately, tax levy.

**A.B. 183—COOLIDGE** (Departmental). (Rev. & Tax.) Amends and adds various secs., R. & T. C., re bank and corporation taxes.

Provides for assessment, collection, and payment of interest in same manner as tax.

Provides that interest upon deficiency shall be assessed until tax is paid, rather than date deficiency is assessed.

Specifies that failure to pay installment of tax when due results in entire tax, penalty and interest becoming due and payable.

States that no interest imposed upon money paid under notice and demand after date of such notice and demand.

Provides that no interest imposed upon interest.

Makes various technical and clarifying changes.

To be operative January 1, 1958.

**A.B. 184—COOLIDGE** (Departmental). (Rev. & Tax.) Amends and adds various secs., R. & T. C., re bank and corporation taxes.

Makes changes establishing conformity with Federal 1954 Internal Revenue Code relative to income representing damages received from patent infringement suits,

distributions under Bank Holding Company Act of 1956, and recognition of gain or loss in reorganizations in certain receivership and bankruptcy proceedings.

Makes various other technical and clarifying changes.

To take effect immediately, tax levy.

A.B. 185—HEGLAND (Departmental). (Ed.) Adds Ch. 3, Div. 3, Ed. C., re state aid for junior colleges.

See digest of S. B. 643, apparently identical.

A.B. 186—KELLY. (P. U. & C.) Amends Sec. 1205, Ag. C., and Sec. 12601, Corp. C., allowing cooperative corporations to elect manager as vice president.

A.B. 187—KELLY. (Mun. & C. G.) Adds Art. 8.7, Ch. 3, Pt. 3, Div. 4, Title 3, Gov. C., re county employees retirement systems.

Allows board of supervisors of county not subject to fixed benefit formula to make provisions re safety members which apply in counties coming under such fixed benefit formula prior to January 1, 1953, apply to employees engaged in active law enforcement or fire suppression duties. Allows such employees to elect at specified time to be included within such safety member provisions.

A.B. 188—KELLY. (Mun. & C. G.) Amends and adds various secs., Gov. C., re county employees' retirement systems.

Deletes requirement that election to become safety member be filed on or before December 31, 1953. Increases contribution rate of safety member of system in county subject to fixed benefit formula.

A.B. 189—ELLIOTT. (Pub. H.) Amends Secs. 161, 5251, 5258, W. & I. C., re admittance to state mental institutions.

Makes one-year residency requirement inapplicable to child of person in military service if person was a resident on induction into service, has maintained residence since entry, and he, or mother of child, files writing indicating intention to retain residency after service.

A.B. 190—ELLIOTT. (G. E. & E.) Amends Sec. 7031, B. & P. C., re contractors.

Provides prohibition against maintaining action for compensation for act without proving possession of license only applies to performance of act with knowledge license required.

A.B. 191—WILSON. (Mun. & C. G.) Adds Sec. 220.2, Lab. C., to require State and local public agencies to make contributions to pension funds for their employees engaged in construction, repair, or maintenance work in same manner and on same basis as private employers.

A.B. 192—WILSON. (Ind. R.) Adds Sec. 1723.1, Lab. C., re per diem wages.

Provides that "per diem wages" include hourly employer contributions for health and welfare, vacation, pension, and similar purposes, when used in provisions governing wages paid under public works projects, including provision requiring payment of prevailing rate of per diem wages under such projects.

A.B. 193—JOHNSON. (Fin. & Ins.) Amends Sec. 4850, Lab. C., re workmen's compensation.

See digest of S. B. 897, apparently identical.

A.B. 194—DONAHOE (Departmental). (Ed.) Adds Sec. 4231.2, Ed. C., permitting formation of junior college district from existing junior college district and one or more high school districts if all are contiguous.

A.B. 195—DONAHOE (Departmental). (Ed.) Amends Secs. 5968, 7231, 7236, and 7239, and adds Sec. 7466, Ed., C., re tuition charges for nonresident junior college students.

Increases tuition charges for such students for use of buildings and equipment from \$150 to \$350 per unit of average daily attendance. Provides that all or portion

of tuition charge for use of buildings and equipment shall be credited to interest and sinking fund of district upon authorization of governing board of districts. Requires balance of such tuition charge not so credited to be placed in special reserve fund of district for capital outlay purposes.

**A.B. 196—GRANT.** (C., P., & P. W.) Amends Sec. 5418, P. R. C., re dissolution of recreation, park and parkway districts.

Removes power of governing body to dissolve district without election. Changes class of dissolution petitioners from freeholders to registered voters.

**A.B. 197—GRANT.** (C., P., & P. W.) Adds Sec. 5418.5, P. R. C., prescribing an alternative method of dissolution of recreation, park and parkway districts.

**A.B. 198—KILPATRICK.** (Soc. Wel.) Amends Sec. 2600, W. & I. C., re eligibility for indigent aid.

Provides that possession of insurance policies having cash surrender value of \$250 or less, or household furniture having value of \$500 or less, or both, shall not render possessor ineligible for aid.

**A.B. 199—PATTEE.** (Ed.) Adds Ch. 3.4, Div. 10, Ed. C., establishing state college in area of Monterey, Santa Cruz, and San Benito Counties.

**A.B. 200—HANSEN.** (Trans. & C.) Adds Sec. 139.52, Veh. C., to require Personnel Board to establish salaries for members of California Highway Patrol commensurate with salaries, including hazard or motorcycle pay, paid officers of same or comparable grade employed by any city in this State.

**A.B. 201—MCMILLAN.** (Pub. H.) Amends Sec. 6562, B. & P. C., re barbering.

Provides diploma, certificate, or certification from any accredited school, college, or university, in any state, rather than diploma or certificate from California Public School System or by state accredited elementary school, constitutes proof of eighth grade education.

**A.B. 202—FRANCIS.** (Jud.) Adds Sec. 653k, Pen. C., making carrying of concealed switch-blade knife or knife with blade of over three inches a misdemeanor.

**A.B. 203—FRANCIS.** (P. U. & C.) Amends Sec. 3634, P. U. C., re accident liability protection for highway permit carriers.

Makes requirement that insurance policy or surety bond not be cancelable on less than 30 days' notice to Public Utilities Commission, inapplicable if carrier ceases operations.

**A.B. 204—FRANCIS.** (Jud.) Amends Sec. 139, Civ. C., re property settlement agreements.

Provides that any such agreement between spouses, entered into in contemplation of divorce or separate maintenance is merged in the decree of divorce or separate maintenance, and to extent that agreement provides for periodic payments by one party to other for support and maintenance of other or support, maintenance, and education of children of marriage during their minority, agreement is subject to modification or revocation by court, except as to accrued amounts.

**A.B. 205—PORTER.** (Jud.) Adds Sec. 72759.5, Gov. C., re municipal court employees in Los Angeles County except Los Angeles Judicial District.

Requires one additional deputy clerk, grade IV, in each municipal court district having jury and traffic commissioner.

**A.B. 206—PORTER.** (Jud.) Amends Sec. 72759, Gov. C., re municipal court jury and traffic commissioners in Los Angeles County except Los Angeles Judicial District.

Equalizes salary of such commissioners to that received by commissioners of municipal court in Los Angeles Judicial District, (\$13,500) and provides retirement rights for such commissioners.

A.B. 207—PORTER. (Jud.) Adds Sec. 72053.5, Gov. C., re certain expenses allowed municipal court judges, commissioners, or clerks.

Allows such persons any registration fees or other charges necessarily incurred in connection with any convention, school, conference, or meeting at which attendance is authorized by board of supervisors. Authorizes necessary traveling expenses at same rate as allowed to county officers.

A.B. 208—PORTER. (Ed.) Amends Sec. 19611, Ed. C., re child care center employees.

Gives employees of child care centers same rights with respect to merit system of employing school district as given to noncertificated employees of district.

A.B. 209—PORTER. (Ed.) Amends Sec. 19601, Ed. C., authorizing continuance on permanent basis of child care centers due to expire June 30, 1957.

A.B. 210—PORTER. (Ed.) Amends Sec. 16051, Ed. C., re public school pupils, making no substantive change.

A.B. 211—PORTER. (Ed.) Amends Sec. 6138, Ed. C., re warrants of school districts, making no substantive change.

A.B. 212—PORTER. (Ed.) Amends Sec. 7233, Ed. C., re tax levy by county auditor if board of supervisors fail, making no substantive change.

A.B. 213—PORTER. (Ed.) Amends Sec. 1, Ed. C., re name of Ed. C. Makes no substantive change.

A.B. 214—PORTER. (Ed.) Amends Sec. 6712, Ed. C., re newly formed school districts. Makes no substantive change.

A.B. 215—PORTER. (Ed.) Amends Sec. 7011.1, Ed. C., re apportionments of State School Fund, making no substantive change.

A.B. 216—PORTER. (L. & D.) Amends Sec. 4215, Ag. C., re milk, making no substantive change.

A.B. 217—PORTER. (L. & D.) Amends Sec. 4215, Ag. C., re milk, making no substantive change.

A.B. 218—PORTER. (L. & D.) Amends Sec. 4216, Ag. C., re definition of "Distributor" in milk stabilization and marketing plans, making no substantive change.

A.B. 219—PORTER. (L. & D.) Amends Sec. 4216, Ag. C., re milk, making no substantive change.

A.B. 220—PORTER. (L. & D.) Amends Sec. 4353, Ag. C., re minimum retail prices for fluid milk or fluid cream, making no substantive change.

A.B. 221—PORTER. (L. & D.) Amends Sec. 4353, Ag. C., re milk, making no substantive change.

A.B. 222—CRAWFORD. (Jud.) Amends Sec. 1248, C. C. P., re compensable interests and property in eminent domain.

Provides that cost of removal, alteration, or relocation of personal property, when necessitated by the condemnation, and value of fixtures or personal property used in a business on the condemned property which are rendered obsolete or of lesser value by reason of forced relocation, shall be compensated as damages.

Makes other technical changes.

A.B. 223—O'CONNELL. (Soc. Wel.) Amends Secs. 1521.2, 2163.2, and 3047.21, W. & I. C., to add radios and television sets to property not considered in evaluating assets of recipients of public aid.

A.B. 224—O'CONNELL. (Ind. R.) Adds Sec. 4555.5, Lab. C., re workmen's compensation.

Authorizes Industrial Accident Commission, when petition to reduce an award based on permanent disability rating which has become final is denied, to award reasonable attorney's fees to be paid by petitioner as additional compensation.

A.B. 225—O'CONNELL. (Ind. R.) Repeals Sec. 3600.5, Lab. C., re workmen's compensation.

Deletes provision for workmen's compensation coverage of persons employed in this State and injured elsewhere, and provision establishing reciprocity in exempting employee and employer where employee temporarily in this State and is covered under law of another state.

A.B. 226—LUCKEL (By request). (G. O.) Adds Sec. 23825, B. & P. C., re limitation on number of on- and off-sale general licenses.

Provides such limitation shall not apply to license issued to person suffering from major physical impairment verifiable by medical findings and appearing reasonably certain to continue for lifetime without substantial improvement.

A.B. 227—LUCKEL. (Mun. & C. G.) Adds Sec. 54953.3, Gov. C., re public attendance at local agency meetings.

Prohibits requiring member of public to register his name or fulfill any condition in order to attend meeting of legislative body of local agency.

A.B. 228—LUCKEL. (Jud.) Amends Sec. 11713, 11714, and 11715.6, adds Sec. 11713.5, H. & S. C., re penalties for narcotics offenses.

Increases minimum penalty for selling or offering to sell narcotic from present imprisonment in county jail for not more than a year or in state prison for not less than five years, to imprisonment in state prison for not less than 10 years without possibility of parole.

Increases minimum penalty for hiring, employing, or using minor in unlawfully selling narcotic, or unlawfully selling or offering to sell narcotic to minor, from present imprisonment in state prison for not less than five years to imprisonment in state prison for not less than 10 years without possibility of parole.

Prohibits granting of probation or suspension of sentence of person convicted of any such offense.

A.B. 229—LUCKEL. (Jud.) Amends Sec. 1028.1, Gov. C., re duties and dismissal of public employees.

Changes date of commencement of period for which such employees must answer questions re past knowing membership in any organization which advocated forceful or violent overthrow of State or United States Government or re present or past knowing membership in Communist Party, from September 10, 1948, to October 3, 1945.

Requires public employees to answer questions re present personal advocacy of support of foreign government against United States in event of hostilities.

A.B. 230—DAVIS. (C., P., & P. W.) Amends Secs. 10000, 10001, and 11200, adds Art. 9.7, Ch. 2, Pt. 3, Div. 6, Wat. C., re Trinity River Diversion.

Deletes exclusion of Trinity River Diversion from State Water Plan.

A.B. 231—LUCKEL. (C. S. & S. P.) Adds Sec. 20024.02, Gov. C., re contract members of State Employees' Retirement System.

Brings retirement allowances of contract members who retired during period between October 1, 1953, and date contract agency adopted three-year average annual salary basis for computing allowances, into line with allowances of members retiring after that date.

Makes provision applicable to contract agency only after agency so elects by amendment of its contract with retirement board.

A.B. 232—BEAVER. (Fin. & Ins.) Amends Sec. 2652, U. I. C., re eligibility for unemployment disability insurance benefits.

Eliminates as condition for eligibility, requirement that total base-period wages exceed lesser of 30 times weekly benefit amount or \$750, where more than 75 percent of base-period wages were received in single calendar quarter.

A.B. 233—BEAVER. (Fin. & Ins.) Amends Sec. 2655, U. I. C., re unemployment insurance disability weekly benefit amounts.

Increases maximum weekly disability benefit amount from \$40 to \$55, and reduces minimum base-period highest quarterly wage requirement for all but lowest benefit amounts.

A.B. 234—BEAVER. (Fin. & Ins.) Amends Sec. 2626, U. I. C., re unemployment insurance disability benefits.

Provides disability insurance coverage for illness or injury arising from pregnancy for maximum of 42 days, rather than no coverage for pregnancy and until 28 days after termination.

A.B. 235—BEAVER. (Fin. & Ins.) Amends Sec. 2627, U. I. C., re unemployment insurance disability benefits.

Provides that benefits are payable for waiting week where length of disability is in excess of seven days, rather than no benefits for such week.

A.B. 236—BEAVER. (Fin. & Ins.) Amends Secs. 2801, 2804, U. I. C., re unemployment insurance disability additional benefit amounts.

Increases additional benefit amount and duration thereof from \$10 per day for maximum of 12 days, to \$15 per day for 15 days.

A.B. 237—BEAVER. (G. O.) Adds Sec. 1099, Gov. C., re interest of legislators in state contracts.

Creates Joint Committee on Legislative Integrity, consisting of Speaker of Assembly, Chairman of Assembly Ways and Means Committee, President pro Tempore of Senate, and Chairman of Senate Finance Committee, committee to have continuing existence.

Provides generally for powers and duties of committee.

Prohibits interest of Member of Legislature in state contract unless contract is examined by committee and determined to be fair to State. Excludes interests of owner of 3 percent of shares of contracting corporation, or of nonsalaried officer of nonprofit corporation. Permits State to avoid contract in violation of this section.

Directs committee to report to Legislature on contracts examined and make recommendations re needed legislation.

A.B. 238—BEAVER. (Soc. Wel.) Adds Pt. 2, Div. 5, amends various secs., W. & I. C., and Gov. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV, Federal Social Security Act.

See digest of S. B. 92, apparently identical.

A.B. 239—ELLIOTT. (Soc. Wel.) Amends Sec. 2160, repeals Sec. 2160.4, as added by Stats. 1955, Ch. 1926, W. & I. C., re eligibility of aliens for aged aid.

Eliminates United States citizenship as a qualification for aged aid.

A.B. 240—HENDERSON. (Ind. R.) Adds Sec. 4606, Lab. C., re workmen's compensation.

Requires employer to furnish employee, upon request, with copies of medical reports on employee in employer's possession, and makes failure to do so a refusal to furnish medical treatment, thereby making employer liable for expenses of medical treatment of employee.

A.B. 241—HENDERSON. (Fin. & Ins.) Repeals and adds various secs., Lab. C., re workmen's compensation.

Deletes minimum and maximum limitations on disability payments and provides instead for payments based on percentage of actual average weekly earnings.

A.B. 242—HENDERSON. (Fin. & Ins.) Adds Sec. 4550.1, Lab. C., re workmen's compensation.

See digest of S. B. 475, apparently identical.

A.B. 243—BURTON. (Fin. & Ins.) Amends Sec. 3600, Lab. C., re workmen's compensation.

Places burden on employer to prove that employee's injury was caused by his intoxication or was intentionally self-inflicted so as to preclude liability.

A.B. 244—BURTON. (Fin. & Ins.) Amends Sec. 4553, Lab. C., to delete maximum of \$3,750 on additional workmen's compensation award for serious and wilful misconduct of employer.

A.B. 245—BURTON. (Ind. R.) Adds Secs. 220.1, 1182.1, and 2751, Lab. C., to establish minimum wage for all employees of \$1.25 per hour.

A.B. 246—BRADLEY. (Jud.) Amends Sec. 396b, C. C. P., re venue.

Makes provision permitting court in which motion for change of venue is pending, on ground such court is not proper one under laws of venue, to consider opposition to such motion and retain action if convenience of witnesses or ends of justice will be served thereby, applicable in any case rather than in case where answer is filed.

A.B. 247—BRADLEY. (Jud.) Amends Sec. 1880, adds Sec. 1880.1, C. C. P., re exclusion of hearsay testimony and incompetent witnesses.

Removes the exclusion as witnesses of parties or assignor of parties to an action or proceedings, or persons in whose behalf an action or proceeding is prosecuted, when against an executor or administrator, of a claim against the estate of a deceased person, as to any matter or fact occurring before the death of the deceased person.

Provides no written or oral statement of a person of unsound mind and therefore incapable of being a witness, shall be excluded as hearsay, if the statement or writing was made upon the personal knowledge of the incompetent at a time when he was competent. Applies same rule when the action is against a successor in interest of the incompetent.

Provides no written or oral statement of a deceased person shall be excluded as hearsay if the action or proceeding relates to the will of the deceased person, by or against the beneficiary of a life or accident policy insuring the deceased person and arises out of the policy, and by or against any person in his capacity as representative, heir, or successor in interest of the deceased person.

A.B. 248—BRADLEY. (Jud.) Amends Sec. 1881, C. C. P., and Sec. 1322, Pen. C., and adds Sec. 1882, C. C. P., re testimonial privilege of married persons.

Eliminates provision that married person cannot be compelled to testify for other spouse.

Modifies provisions generally providing that married person cannot be compelled to testify against other spouse by eliminating requirement that consent of latter is necessary prerequisite to testimony by former, creates new exception to this general privilege for incompetency proceeding involving spouse, and eliminates certain exceptions to this privilege in civil cases.

Makes technical and clarifying changes with respect to privilege in criminal cases.

A.B. 249—BRADLEY. (Jud.) Repeals and amends various secs., Civ. C., re future interests in property.

Abolishes the rule prohibiting suspension of the absolute power of alienation.

Abolishes rule that successive life estates can only be given to persons in being at the time of creation of the interests, that after successive life estates the remainder must be in fee, that after a life estate created in a term for years, the remainder must be for the whole residue of the term, and that a life estate created as a remainder on a term of years can only be given to a person in being at the creation of such estate.

Provides that a trust is not invalid, in whole or part, because its duration may exceed time within which future interests must vest if interest of all beneficiaries must vest, if at all, within such time.

Provides that provision, express or implied, in terms of instrument creating trust, that trust may not be terminated, is effective if trust is limited in duration to time within which future interests in property must vest, and that if trust is not so limited, provision is ineffective to extent it purports to apply beyond such time and is wholly ineffective unless, consistent with trust purposes, it may be given effect for period not exceeding such time.

A.B. 250—BRADLEY. (Jud.) Amends and adds various secs., Prob. C. and R. & T. C., re community property.

Eliminates provision giving to nonacquiring spouse testamentary power over property acquired by other spouse during latter's lifetime.

Eliminates present distinction between real and personal property acquired in exchange for real or personal property which would have been community had owner been domiciled in California.

Limits provision as to disposition of real property to cases when owner is domiciled within the State at time of death.

Gives surviving spouse same protected interest in noncommunity real property situated in California and devised by out-of-state domiciliary, as though property situated in decedent's domicile.

Requires surviving spouse to elect whether to take under or against will unless indicated otherwise when will provides for surviving spouse and leaves community property to third person. Elector to take against will forfeiting all rights under will and as to separate and community property.

Provides that rights of surviving spouse as to expectancy cannot be defeated by certain inter vivos transfers unless substantial consideration received by transferring spouse.

Makes corresponding changes in Inheritance Tax Law relative to taxation of community property affected by above changes.

Makes other clarifying changes.

**A.B. 251—BRADLEY.** (Jud.) Amends Secs. 1875 and 1901, C. C. P., and Sec. 259.1, Prob. C, and repeals Secs. 1900 and 1902, C. C. P., re judicial notice.

Repeals provisions re admissibility in evidence of books of foreign law and testimony of experts on unwritten foreign law.

Provides that courts shall take judicial notice of law and statutes of foreign countries, but to enable party to ask that such judicial notice be taken reasonable notice must be given to the other parties to action.

Provides, as to such matters, the court may resort to advice of persons learned in subject, which, if not received in open court, shall be in writing and become part of record in action.

Provides that if court is unable to determine what law of foreign country is, it may, as justice requires, either apply law of California, if such application is constitutional, or dismiss action without prejudice.

**A.B. 252—BURTON.** (Elec. & Reap.) Amends Secs. 230, 294, Elec. C., re right of 18-year-olds to vote.

Revises statutory provisions, including that prescribing form of affidavit of registration, to reflect possible constitutional change giving 18-year olds right to vote.

To become operative on January 1, 1959, following adoption by people of unspecified Assembly Constitutional Amendment prior to that time.

**A.B. 253—HAWKINS.** (Fin. & Ins.) Adds Sec. 3435, Civ. C., re debt pooling.

Prohibits engaging in business of debt pooling, debt adjusting, budget planning or debt prorating. Exempts attorneys. Makes violation a misdemeanor. Authorizes suits by any aggrieved citizen, bar association or the Attorney General to restrain violations.

**A.B. 254—HAWKINS.** (C., P., & P. W.) Adds Ch. 10, Pt. 3, Div. 3, Title 2, Gov. C., re state planning.

Creates Office of Planning Services in Department of Finance. Provides director to be appointed by Director of Finance with approval of Governor.

Requires such office to engage in research and fact-finding to facilitate state planning in all fields and to further economic development of State, to assist Director of Finance in developing capital outlay budget, to assist other state agencies in preparation and coordination of plans and policies for use and conservation of State's resources and other development, and to do other various duties re planning.

**A.B. 255—LUCKEL.** (Mun. & C. G.) Amends Sec. 31676.95, Gov. C., re County Employees' Retirement System.

Increases pensions of certain heretofore retired members to amount under current benefit formula, if governing board of system so elects.

**A.B. 256—DONALD D. DOYLE.** (Fin. & Ins.) Adds Sec. 740, Ins. C., re health and welfare programs created by labor organizations and employers.

Subjects programs for providing medical, retirement, death, unemployment, or insurance benefits, to supervision and investigation of commissioner. Requires commissioner to determine that programs are used for authorized purposes only.

A.B. 257—DONALD D. DOYLE. (Fin. & Ins.) Amends Secs. 10202.81, 10270.51, Ins. C., re group life and disability insurance for public employees.

Authorizes the State as well as its political subdivisions to provide such insurance the same as private employer.

A.B. 258—NIELSEN. (Mun. & C. G.) Adds Sec. 220.3, Lab. C., re temporary public employees.

Requires temporary public employees to be paid wages which include social security, unemployment, and all negotiated benefits paid by private employers for similar services.

A.B. 259—NIELSEN. (C. S. & S. P.) Adds Sec. 18050.1, Gov. C., re state employees.

Provides that employees entitled under existing laws to bonus compensation for years of service shall be given one bonus day of vacation for each five-year period of service at completion of each period.

A.B. 260—NIELSEN. (C. S. & S. P.) Adds Sec. 923.1, Lab. C., making statement of public policy, re person's right to join labor organization of his own choice, whether employed in private industry or by state and local governments.

A.B. 261—NIELSEN. (C. S. & S. P.) Adds Sec. 923.1, Lab. C., making statement of public policy, re workmen's right to organize and bargain collectively applicable to all governmental agencies in State.

A.B. 262—NIELSEN. (C. S. & S. P.) Adds Sec. 220.1, Lab. C., to require that state employees engaged in construction, repair, or maintenance work be paid no less than prevailing rates in private industry, including payments under health and welfare plans.

A.B. 263—SAMUEL R. GEDDES. (Agr.) Repeals and adds Sec. 95, Ag. C., re admission to fairs.

Repeals present provisions re credential and courtesy pass admissions to fairs. Prohibits admission charges if any person is admitted free.

A.B. 264—SAMUEL R. GEDDES. (Ed.) Adds Ch. 3.4, Div. 10, Ed. C., establishing state college in area comprising Napa and Solano Counties.

A.B. 265—SAMUEL R. GEDDES. (Ed.) Amends Sec. 7713, Ed. C., re applications for state school building aid, making no substantive change.

A.B. 266—SAMUEL R. GEDDES. (Ed.) Amends Sec. 18199, Ed. C., re school building construction.

Changes requirement that all plans, specifications, and estimates of school buildings be prepared by person licensed by State as architect or structural engineer from mandatory to permissive provision.

A.B. 267—SAMUEL R. GEDDES. (Agr.) Amends Secs. 70 and 73, repeals Sec. 71, Ag. C., abolishing the Board of Directors of the California State Fair and creates the Fairs and Expositions Division in the Department of Finance to administer and manage the State Fair.

A.B. 268—BONELLI. (Jud.) Adds Sec. 4555.1, Lab. C., re workmen's compensation.

Requires employer or insurer to pay reasonable attorney's fee when award recovered by employee or dependent, without deduction of fee from award.

A.B. 269—BONELLI. (Fin. & Ins.) Amends Sec. 4650, repeals Sec. 4652, Lab. C., re workmen's compensation.

See digest of S.B. 124, apparently identical.

A.B. 270—BONELLI. (Fin. & Ins.) Adds Sec. 4669, Lab. C., re workmen's compensation.

See digest of S.B. 132, apparently identical.

A.B. 271—CONRAD. (Elec. & Reap.) Amends Secs. 132, 132.6, Elec. C., re registration of absentees.

Provides that affidavit of person absent from county and desiring to register to vote shall specify residence or post office address, rather than Assembly district or precinct in which he claims residence. Deletes requirement that affidavit be sent to clerk by registered mail.

Deletes provision requiring clerk to make duplicate of war voter's affidavit of registration.

A.B. 272—CONRAD. (Elec. & Reap.) Amends Sec. 230, Elec. C., re form of affidavit of registration.

Revises form of affidavit of registration to require voter's statement of occupation to appear in body thereof rather than following signature.

A.B. 273—CONRAD. (Elec. & Reap.) Amends Secs. 293, 293.5, 295, 296, 296.5, Elec. C., re cancellation of registrations of voters.

Requires voter to vote at general election, rather than at general election or direct primary, to maintain registration.

Revises provision entitling war voter to maintain registration despite failure to vote to permit such voter or a friend to notify county clerk of war voter status by a writing, instead of by affidavit. Extends privilege to members of religious groups or welfare agencies serving with armed forces and to spouses and dependents of war voters.

A.B. 274—CONRAD. (Elec. & Reap.) Amends Secs. 293, 293.5, 295, 296, 296.5, Elec. C., re cancellation of registration of voters.

See Digest of A.B. 273, apparently identical.

A.B. 275—CONRAD. (Elec. & Reap.) Amends Secs. 651, 652, Elec. C., re precinct boards, to correct obsolete references to fifth and sixth class cities, making no substantive change.

A.B. 276—CONRAD. (Elec. & Reap.) Amends and renumbers Sec. 678.5, Elec. C., re notice of precinct boards and polling places.

Eliminates requirement for publication of locations of polling places in precincts formed by reason of division of precinct having more than 400 voters.

A.B. 277—CONRAD. (Elec. & Reap.) Amends Secs. 675, 684, 685, repeals Sec. 687, Elec. C., re declarations of precinct officers.

Requires each precinct officer, including inspectors, on day of election and before entering upon duties, to sign declaration to faithfully discharge duties; eliminating requirement of separate declaration by inspectors to be signed and filed with county clerk at least 15 days before election.

Provides that declaration of precinct officers shall be signed before any other precinct officer, rather than in presence of witness.

Changes obsolete reference to "tally list" to "tally sheet."

A.B. 278—CONRAD. (Elec. & Reap.) Amends Sec. 2571, Elec. C., re statement of voters.

Requires county clerks to transmit second statement of number of voters in county to Secretary of State for direct primary on thirty-fifth, rather than ninety-fifth, day before election.

A.B. 279—CONRAD. (Elec. & Reap.) Amends Sec. 3828, Elec. C., re ballot composition, to correct grammatical error, making no substantive change.

A.B. 280—CONRAD. (Elec. & Reap.) Repeals and adds Sec. 3830, Elec. C., re ballot facsimiles, to revise form of general election ballot.

A.B. 281—CONRAD. (Elec. & Reap.) Repeals and adds Sec. 3946, Elec. C., re ballot facsimiles, to revise form of direct primary ballot.

A.B. 282—CONRAD. (Elec. & Reap.) Amends Sec. 4533, repeals Sec. 4534, Elec. C., re campaign statements, to consolidate provisions relating to filing of campaign statements, making no substantive change.

A.B. 283—CONRAD. (Elec. & Reap.) Amends various secs., Elec. C., re tally sheets.

Changes obsolete references to "tally lists" to "tally sheets."

Deletes requirement that precinct board note on roster number of excess ballots destroyed.

Specifically requires precinct board, after signing roster, to count votes on measures, as well as for candidates.

Makes other technical and clarifying changes.

A.B. 284—CONRAD. (Elec. & Reap.) Amends Sec. 5721, 5722, Elec. C., re assistance to voters.

Eliminates provision entitling voter unable to vote because of physical disability or inability to read to secure assistance from precinct officers, but retaining right of such voter to select two persons of his own choice to assist him.

Prohibits persons selected to aid voter, rather than election officers, from disclosing information with regard to vote cast, and requires such persons, rather than election officers, to take oath that they will not disclose such information.

Eliminates requirement that voter's declaration as to physical disability or inability to read be made under oath.

A.B. 285—CONRAD. (Elec. & Reap.) Amends Secs. 5901, 5932.5, 7801.5, Elec. C., re absent voting.

Provides that applications for absent voter ballots may be made not more than 25, instead of 20, days and not less than 10, instead of five, days before election.

Requires absent voters ballots to be returned not more than nine, rather than 16, days after election, and canvass of such ballots to be commenced not later than 10th, rather than 17th, day after election.

A.B. 286—CONRAD. (Elec. & Reap.) Amends Secs. 5930, 5931, 5970, Elec. C., re absent voting.

Deletes provisions requiring clerk upon receipt of absent voter ballot to compare signature and residence on identification envelope with signature and residence appearing in voter's affidavit of registration.

Revises voting procedure prescribed for person unable to attend polling place on election day because of illness or disability, and deletes requirement that letter from physician or practitioner verifying such illness or disability be on letterhead of physician or practitioner.

Requires city clerk and other officer or board conducting election, as well as county clerk, to receive and process absent voter ballots and ballot applications from ill or disabled voters.

A.B. 287—CONRAD. (Elec. & Reap.) Adds Sec. 5931.7, Elec. C., re war voters.

Permits war voter returning to County after final day for making application for absent voter ballot to register and vote.

A.B. 288—CONRAD. (Elec. & Reap.) Amends Sec. 7972, Elec. C., re presidential primary election returns.

Eliminates provision requiring Secretary of State to compile presidential primary returns by congressional districts.

A.B. 289—CONRAD. (Elec. & Reap.) Amends Sec. 11052, Elec. C., re recall of county officers.

Requires petition demanding recall of county officer to be signed by not less than 12 percent of voters of county on date petition filed, instead of by voters equal to at least 20 percent of entire vote last cast within county for all candidates for office which incumbent occupies.

A.B. 290—CONRAD. (Elec. & Reap.) Amends Ch. 671, Stats. 1911, the Municipal Water District Act of 1911, to correct reference re publication of notice of election.

A.B. 291—CONRAD. (Elec. & Reap.) Amends Sec. 5410.5, adds Sec. 5410.55 and 5410.56, P. R. C., re recreation, park and parkway district elections.

Deletes requirement that directors be elected at same time and in same manner as members of governing body of county or city which would be governing body of district had voters not voted for separate board of directors.

Requires every district election be called by board in manner prescribed and date set to coincide with biennial general election unless district entirely within a city, in which event, requires election of directors be consolidated with municipal election.

Prohibits primary election to select candidates for board and requires for nomination petition of 10 residents of district who are registered voters, filed with officer having charge of election, not less than 65 days prior to election, rather than filed with board not later than 20 days before election.

Requires if, on sixtieth day prior to regular election, only one, or no, person has been nominated for each position of director to be filled and a petition signed by 5 percent of voters requesting election be held, has not been filed with officer in charge of election, election not be held and person nominated, or if no person nominated, a qualified person, be appointed by district board at meeting prior to day fixed for election to each position of director. Requires such person qualify, take office, and serve, as if elected.

A.B. 292—WILSON. (G. E. & E.) Amends Sec. 18734, B. & P. C., to prohibit any person under 16 years, rather than 18 years (with certain exceptions,) from participating as contestant in boxing or sparring match.

A.B. 293—CONRAD. (Elec. & Reap.) Amends Secs. 1452, 1505, 1506, Elec. C., re measures on ballot.

Requires filing of ballot measure with Secretary of State at any time prior to 150, rather than 130, days before election.

Requires press release calling for arguments on ballot measures to be mailed by Secretary of State at least 170, rather than 150, days before legislative measure is to be voted upon, and at least 140, rather than 120, days before initiative or referendum measure is to be voted upon.

A.B. 294—CONRAD. (Elec. & Reap.) Amends Sec. 3041, Elec. C., re number of names on nomination papers.

Places limitation of not more than 2 percent of entire vote cast at preceding general election on maximum number of voters' names that can be signed to nomination papers of candidate, at special election to fill vacancy in office of Representative in Congress, State Senator, or Assemblyman.

A.B. 295—WILSON. (Fin. & Ins.) Amends Sec. 1563, Fin. C., re registration of securities.

Extends existing authority of trust company acting in any capacity under court or private trust to register securities in name of any nominee to securities held as depositary or custodian of such trust.

A.B. 296—CONRAD. (Elec. & Reap.) Amends Sec. 3935.5, Elec. C., re drawing for ballot positions for county central committee candidates.

Provides that drawing used to establish order of names of county central committee candidates shall be held on second Monday following last day on which declarations of candidacy may be left with county clerk for examination, instead of filed.

A.B. 297—CONRAD. (Elec. & Reap.) Repeals Ch. 4, Div. 8, adds Sec. 5704.1, Elec. C., re voting at primary elections.

Eliminates special procedure prescribed for voting at primary elections, making same procedure applicable to such elections as applies at general elections.

Provides voter at primary election shall receive only ballot of party with which he is affiliated, or, if not affiliated with a party, a nonpartisan ballot.

A.B. 298—CONRAD. (Elec. & Reap.) Repeals Sec. 7969, Elec. C., re statement of results of election.

Eliminates provision requiring clerk of election board to make duplicate statement of result of votes cast for candidates not voted for wholly within limits of one county.

A.B. 299—CONRAD. (Elec. & Reap.) Amends Sec. 9754.1, Elec. C., re municipal elections.

Requires city clerk not less than 30, rather than 40, days before municipal election to publish notice stating names of election officers and polling places.

A.B. 300—CONRAD. (Elec. & Reap.) Amends Sec. 2571, Elec. C., re notice of number of registered voters in county.

Requires county clerks to transmit statement of number of voters in county to Secretary of State on thirty-fifth day before each state-wide election, rather than general election.

Eliminates provision requiring county clerks to transmit such a statement to Secretary of State on ninety-fifth day before direct primary.

A.B. 301—CONRAD. (Elec. & Reap.) Amends Secs. 1717, 1720, 11062, 11115, Elec. C., re ballot arguments.

Requires ballot arguments for or against municipal initiative and referendum measures, statements by proponents seeking recall of county or city officer, and answer thereto by such officer, to be printed separately, rather than on sample ballots distributed for election.

A.B. 302—CONRAD. (Elec. & Reap.) Amends Sec. 3929, Elec. C., re ballot designations at direct primary election.

Provides if candidate's designation of profession, vocation, or occupation on nomination paper is different from that contained in affidavit of registration, he shall be notified of fact by officer in charge of election by registered mail, and given an opportunity to reregister. Provides if candidate does not appear to reregister within three days after mailing of notice, no designation shall be printed under his name.

Provides if candidate is elected to fill vacancy between primary and general election, he may use different designation on general election ballot than he used on primary ballot.

A.B. 303—CONRAD. (Elec. & Reap.) Repeals and adds various secs., Elec. C., re recall of municipal officers.

Provides for election at recall election of successor to officer sought to be recalled, instead of at special election called subsequent to recall election.

Prescribes procedure for nominating candidates to succeed recalled officer, form of ballots to be used, method of tabulating vote, and manner of declaring result.

A.B. 304—McCOLLISTER. (W. & M.) Adds Ch. 24, Div. 3, and Sec. 7711.6, Ed. C., re state school building aid funds.

Provides for preparation, issuance, and sale of 100 million dollars of state bonds. Defines powers and duties of state officers in connection therewith; provides for payment of principal and interest of such bonds as same falls due; appropriates money for expense of preparation and issuance of bonds and for administration of act. Makes proceeds of bonds available for apportionment to school districts having previously applied for state aid.

To take effect immediately, urgency measure.

A.B. 305—McCOLLISTER. (Senate Agr.) Amends Secs. 377.1 and 1111, Ag. C., re poultry marking.

Requires poultry marking to include the words "California grown" if the poultry was raised in California.

In effect immediately, urgency measure.

A.B. 306—McCOLLISTER. (Rev. & Tax.) Amends Sec. 262, R. & T. C., re cancellation or refund of property tax on church property.

See digest of Senate Bill No. 1865, apparently identical.

To take effect immediately, urgency measure.

A.B. 307—McCOLLISTER. (C. P., & P. W.) Amends Ch. 666, Stats. 1953, the Marin County Flood Control and Water Conservation District Act, re establishment of zones, making no substantive change.

A.B. 308—McCOLLISTER. (C. P., & P. W.) Amends Sec. 11200, adds Art. 9.6, Ch. 2, Pt. 3, Div. 6, Wat. C., to add North Bay Aqueduct to state-authorized Central Valley Project and appropriate unspecified sum to Department of Water Resources for acquisition of property therefor.

A.B. 309—McCOLLISTER. (C., P., & P. W.) Amends Sec. 11200, adds Art. 9.6, Ch. 2, Pt. 3, Div. 6, Wat. C., to add North Bay Aqueduct to state-authorized Central Valley Project.

A.B. 310 McCOLLISTER. (Ind. R.) Adds Pt. 8, Div. 5, Lab. C., to require all cranes to be equipped with automatic boom stop approved by Division of Industrial Safety.

A.B. 311—McCOLLISTER. (C. S. & S. P.) Adds Sec. 20987, Gov. C., re state employees' retirement system.

Makes compulsory retirement provisions of such system inoperative until ninety-first day after final adjournment of 1958 Regular Session or until members have been subject to federal old age and survivors insurance program for minimum period to qualify for benefits thereunder, whichever first occurs.

A.B. 312—McCOLLISTER. (C. S. & S. P.) Adds Sec. 20364, Gov. C., re state employees' retirement system.

Makes membership in system optional for employees in state service principally for training or educational purposes. Requires State Personnel Board to classify positions for such purpose.

Authorizes refund of contributions paid by persons electing not to be included, but permits person in compulsory position to revoke prior option and receive credit for such service upon payment of contributions.

A.B. 313 —McCOLLISTER. (Jud.) Amends Sec. 264, Pen. C., re punishment for rape, making such penalty a minimum of five years in prison rather than one year when the victim is under 18 and bodily injury occurs during the commission of offense.

A.B. 314—McCOLLISTER. (Agr.) Amends Sec. 19624, B. & P. C., re first balance of Fair and Exposition Fund.

Increases to \$65,000 annual \$15,000 allocation to citrus fruit fairs in counties of less than 160,000 population.

A.B. 315—McCOLLISTER. (Mun. & C. G.) Amends Sec. 906, S. & H. C., re width of county highways.

Permits board of supervisors of any county, upon passing resolution determining public convenience and necessity by four-fifths vote, to acquire, construct, or maintain county highway of less than 40 feet.

A.B. 316—McCOLLISTER. (Elec. & Reap.) Amends Secs. 2847, 2847.6, Elec. C., re removal of county central committee members.

Gives all county central committees, rather than only Democratic County Central Committee of Los Angeles, the right to remove elected or appointed members who miss more than three consecutive regular meetings of committee without satisfactory excuse.

A.B. 317—McCOLLISTER. (Trans. & C.) Adds Sec. 557, S. & H. C., to add State Highway Route 237 from Route 1 near San Rafael to Route 56 near Olema via San Anselmo and Fairfax.

A.B. 318—McCOLLISTER. (Mun. & C. G.) Amends Sec. 6489, H. & S. C., to increase compensation of board members for each day of actual attendance of sanitary district board meetings from \$15 to \$25 and maximum compensation which may be received in any month from \$30 to \$50.

A.B. 319 —McCOLLISTER. (Mun. & C. G.) Amends Sec. 28122, Gov. C., and Sec. 422, Ed. C., re compensation for public service in Marin County.

Increases annual salary of auditor from \$10,000 to \$11,500, of district attorney from \$12,500 to \$13,750, and of superintendent of schools from \$11,500 to \$13,000.

A.B. 320—McCOLLISTER. (G. E. & E.) Adds Secs. 10159.5 and 10282.5, B. & P. C., re use of fictitious name by real estate and business opportunity license applicants.

Requires real estate or business opportunity license applicant desiring license to be issued in fictitious name, to file with application, certified copies of certificate and

affidavit of its publication required to be filed with county recorder by persons engaged in business under fictitious name.

**A.B. 321—McCOLLISTER.** (Jud.) Amends Sec. 760, Prob. C., re probate sales of real property.

Specifies that executor or administrator may enter into contract with broker or multiple group of agents or brokers, as well as agent, to secure purchaser for property of estate, and makes it permissive, rather than mandatory, that contract provide for payment of commission out of proceeds of sale.

Eliminates general requirement that court fix commission, and provides that court shall not deny confirmation of sale because of commission provision in contract of type commonly found in usual contracts used in county, or, if no agents or brokers in county, if found in such contracts in general use in neighboring counties.

Provides that if contract does not fix commission or fixes commission in excess of the usual, court shall fix and allow reasonable commission.

Provides that petition for confirmation may be accompanied by affidavits from executor or administrator and real estate agents and brokers relating to use of contracts, which affidavits shall be admissible evidence.

**A.B. 322—McCOLLISTER.** (C., P., & P. W.) New act, conveying tide and submerged lands in Richardson Bay, Marin County, to Strawberry Recreation District, in trust and subject to specified uses, purposes, conditions, and reservations.

**A.B. 323—McCOLLISTER.** (C., P., & P. W.) New act, re conveyance of tide and submerged lands to City of Sausalito, and repealing Ch. 913, Stats. 1951, and Ch. 534, Stats. 1953.

Conveys tide and submerged lands in San Francisco Bay, lying within boundaries of City of Sausalito, to such city in trust for specified purposes and subject to specified conditions and reservations.

Repeals previous grants of tide and submerged lands to city.

**A.B. 324—McCOLLISTER.** (C., P., & P. W.) New act. Appropriates unspecified sum to Division of Beaches and Parks for state park in Richardson Bay, Marin County.

**A.B. 325—McCOLLISTER.** (C., P., & P. W.) New act. Appropriates \$700,000 from State Park Fund to Division of Beaches and Parks for additions to Mt. Tamalpais State Park.

**A.B. 326—McCOLLISTER.** (Agr.) Amends Sec. 911.22, Ag. C., to classify Italian thistle as a primary noxious weed.

**A.B. 327—McCOLLISTER.** (Mun. & C. G.) Amends Sec. 28120, Gov. C., re compensation of Sonoma County officers.

Increases annual salary of auditor from \$7,200 to \$10,500, of district attorney from \$10,000 to \$13,500, and of each supervisor from \$5,000 to \$6,500.

Deletes special salary paid board of supervisors chairman.

**A.B. 328—McCOLLISTER.** (Ed.) Amends Sec. 420, Ed. C., changing annual salary of Sonoma County superintendent of schools from \$9,000 to \$11,000.

**A.B. 329—McCOLLISTER.** (Jud.) Amends Sec. 69891.5, Gov. C., increasing monthly salary of Sonoma County Superior Court stenographer or secretary from \$350 to \$450.

**A.B. 330—McCOLLISTER.** (Mun. & C. G.) Amends Secs. 36933 and 36937, Gov. C., re city ordinances.

Makes ordinances invalid and ineffective unless published or posted. Provides for urgency and other specified ordinance becoming effective on day after posting or publishing, rather than immediately.

**A.B. 331—McCOLLISTER.** (Mun. & C. G.) Amends Sec. 203.6, W. & I. C., re hospital trust funds.

See digest of S.B. 760, apparently identical.

A.B. 332—McCOLLISTER. (Mun. & C. G.) Amends Sec. 203.6, W. & I. C., re hospital trust funds.

Authorizes all counties, rather than only counties of fortioth to fifty-eighth classes, to establish special funds to receive deposits made voluntarily by patients entering county hospital.

A.B. 333—McCOLLISTER. (Pub. H.) Amends Sec. 2270, H. & S. C., to authorize district board of mosquito abatement district to provide a civil service system for employees of district.

A.B. 334—McCOLLISTER. (Jud.) Amends Sec. 1255, C. C. P., to grant court discretion to allow as costs defendant's expert witness fees in eminent domain proceeding.

A.B. 335—McCOLLISTER. Amends Secs. 9171 and 9172, Gov. C., re officers and employees of Assembly.

Includes Majority Floor Leader and Minority Floor Leader as officers of Assembly and specifies they shall not be elected by house to which they are attached.  
Chapter 28, Statutes of 1957, approved February 4, 1957.

A.B. 336—McCOLLISTER. Adds Sec. 9705, Gov. C., re legislative publications.

Specifies that the general officers of Assembly whose names and titles shall appear on the frontispiece of all publications sponsored in whole or in part by Assembly are the Speaker, Speaker pro Tempore, Majority Floor Leader, Minority Floor Leader, and Chief Clerk.

Chapter 9, Statutes of 1957, approved February 1, 1957.

A.B. 337—McCOLLISTER. (Fin. & Ins.) Amends Sec. 4903, Lab. C., re workmen's compensation.

Limits provision for lien against such compensation for unemployment compensation disability benefits paid where, pending determination of workmen's compensation proceeding, uncertainty existed as to which compensation was payable, to case where uncertainty related to payment of temporary workmen's compensation disability payments.

A.B. 338—McCOLLISTER. (Fin. & Ins.) Amends Sec. 4701, Lab. C., re workmen's compensation.

Increases amount of employer's liability for employee's burial expense from \$400 to \$800.

A.B. 339—McCOLLISTER. (Fin. & Ins.) Adds Sec. 4050.1, Lab. C., re workmen's compensation.

Entitles employee submitting to medical examination at request of employer or order of the Industrial Accident Commission to reimbursement for all his expenses, including wage loss.

A.B. 340—McCOLLISTER. (F. & G.) Adds Sec. 794.1, F. & G. C., prohibiting taking abalone commercially north of Point Lobos in San Francisco County.

A.B. 341—ERWIN. (Agr.) Amends Sec. 796.6, Ag. C., re citrus fruit.

Provides count of oranges, grapefruit and lemons placed loose in standard container 58 must equal count marked with permissible count in excess not exceeding 8 rather than 12 percent (this change was effected by Ch. 6, Stats. 1957, A. B. 2).

To take effect immediately, urgency measure.

A.B. 342—ERWIN. (Trans. & C.) Amends Sec. 362, S. & H. C., to add to existing State Highway Route 62 from Route 2 near La Habra to Route 26 near West Covina.

A.B. 343—JOHNSON. (Mun. & C. G.) Amends Sec. 18304 and adds Sec. 18404, S. & H. C., re Street Lighting Act of 1931.

Permits street lighting system to include all or any portion of a city.

Permits assessments to be collected with county taxes with compensation to county fixed in agreement providing for such collection.

**A.B. 344—JOHNSON.** (Rev. & Tax.) Adds Ch. 4, Pt. 2, Div. 1, Title 5, Gov. C., re collection of special assessments by counties for cities.

Allows county which performs assessment and tax collection functions for city to enter agreement with city for collection of special assessments at same time and manner as county taxes. Makes laws re levy, collection and enforcement of county taxes applicable to such special assessments. Requires agreement to prescribe compensation to be paid county for collection of assessments.

**A.B. 345—JOHNSON.** (P. U. & C.) Amends Sec. 330.24, Civ. C., re sale of water by mutual water companies to county fire protection districts.

Permits contract by such company to furnish water to fire hydrants for fire suppression and prevention at a flat rate per hydrant.

**A.B. 346—JOHNSON.** (Mun. & C. G.) Adds Sec. 23010.1, Gov. C., allowing county to lend funds to county fire protection district in county for district property acquisition and construction.

**A.B. 347—BEAVER.** (Mun. & C. G.) Adds Sec. 2212, P. R. C., re compensation of county mineralogists.

Requires Director of Natural Resources, upon request of board of supervisors of any county, to agree with board that State will pay county a sum not to exceed \$6,000 per year to be used to pay not to exceed half the salary or compensation paid to county mineralogist.

**A.B. 348—BEAVER.** (Jud.) Amends Sec. 71600, Gov. C., re salaries of judges and constables of justice courts.

Allows board of supervisors to increase salaries to compensate for increase in duties or living costs, notwithstanding county charter provisions.

To take effect immediately, urgency measure.

**A.B. 349—NIELSEN.** (Mun. & C. G.) Amends Secs. 61754, 61755, and 61757, Gov. C., re community service districts.

Requires county auditor, rather than assessor, to transmit to district board of directors statement of property value in district. Requires board to transmit to county auditor, rather than assessor, statement of tax rate fixed by board. Requires auditor to enter tax amount in assessment book at same time and manner as other taxes entered, rather than in separate column.

**A.B. 350—GRANT.** (G. E. & E.) Amends Sec. 2104 and adds Art. 2.5, Ch. 5, Div. 2, B. & P. C., re chiropody and Chiropody Examining Committee.

Creates within jurisdiction of Board of Medical Examiners of State of California a Chiropody Examining Committee consisting of five members appointed by board for terms of four years.

Requires committee to examine applicants for certificate to practice chiropody.

Empowers Governor to remove any member of examining committee for neglect of duty, incompetency or unprofessional conduct.

**A.B. 351—GRANT.** (Trans. & C.) Adds Sec. 18253.5, H. & S. C., to make it misdemeanor to construct, use, or occupy trailer coach unless it meets standards set forth in rules and regulations of Division of Housing.

**A.B. 352—BONELLI.** (Pub. H.) Amends, adds, and repeals various secs., H. & S. C., re storage of explosives.

Redefines "magazine of the first class" to mean building or structure, other than an explosives manufacturing building, used for storage of explosives, rather than structure in which more than 100 pounds of explosives are kept.

Prescribes various materials which may be used in construction of such magazines, rather than only requiring they be constructed wholly of fireproof material, and requires that they be bullet, fire, and wind resistant if used for storage of high explosives or, if used for storage of blasting and electric blasting caps and black powder, fire and wind resistant.

Revises table showing quantity of blasting caps and explosives which may be located in magazines located at various distances from buildings, railroads, or highways, and prescribes maximum quantities of blasting caps and explosives which may be stored in magazines located at various distances from other magazines.

Requires that two or more magazines separated from each other by less than minimum distance prescribed in table be considered as single magazine and prohibits permanent storage in a magazine, or in a group of magazines considered as a single magazine, of more than 300,000 pounds of commercial explosives.

If nearest other magazine is effectively screened from magazine by natural or artificial barricade of at least a designated height, permits distance magazine required to be located from other magazine to be half that prescribed in table and makes prescribed distances inapplicable to magazine effectively screened from other magazine by a natural barrier of at least a designated height and width.

Makes other technical changes.

**A.B. 353—O'CONNELL.** (Fin. & Ins.) Adds Secs. 10276 and 10277. Ins. C., re disability insurance.

Requires advertisement which refers to losses covered to disclose affects of conditions antedating policy. Forbids advertisement that physical condition or medical history does not affect issuance of policy or payment of claims unless policy covers losses traceable to pre-existing conditions. Requires advertisement referring to renewability, cancellability, or termination of policy, or illustrating times or ages for eligibility or continuation, to disclose and not minimize or obscure qualifying conditions.

**A.B. 354—O'CONNELL.** (Fin. & Ins.) Adds Art. 1.5, Ch. 4, Pt. 2, Div. 2, Ins. C., re accident and disability insurance.

Prohibits false and misleading advertising of such insurance. Prohibits use of certain words and phrases unless fully explained. Requires insurer to maintain file of advertising used, subject to periodic inspection by Department of Insurance, and to file annual certificate of officer that all advertising complied with such provisions.

**A.B. 355—BURKE.** (Trans. & C.) Amends Sec. 19210, S. & H. C., to permit highway lighting districts to consist of noncontiguous as well as contiguous territory.

**A.B. 356—BURKE.** (Trans. & C.) Adds Ch. 18, Pt. 4, Div. 14, S. & H. C., to provide for consolidation of contiguous or noncontiguous highway lighting districts which have similar type lighting systems.

**A.B. 357—WEINBERGER.** (G. O.) Adds Sec. 9057. Gov. C., re conflicts of interest of employees of legislative interim committees.

Requires each such employee to certify in writing under penalty of perjury that he does not knowingly have any personal interest that will conflict with faithful performance of his duty as such employee.

**A.B. 358—DAHL.** (Fin. & Ins.) Amends various secs., Fin. C., re security for bank loans.

Provides that commercial and savings banks may make loans secured by liens on realty up to 66½ percent, rather than 60 percent, of value. Provides such banks may loan up to 85 percent of value if loan does not exceed 18 months, rather than one year, and loan is for construction and will be repaid, rather than repaid or refinanced by other bank loans, on completion of construction.

**A.B. 359—THOMAS J. DOYLE.** (Mil. Aff.) Appropriates \$6,000 for support of United Spanish War Veterans Commission if such agency is created by legislation at 1957 Session.

**A.B. 360—THOMAS J. DOYLE.** (Mil. Aff.) Adds Ch. 4 to Div. 6, M. & V. C., re veterans organizations and creating United Spanish War Veterans Commission.

Creates United Spanish War Veterans Commission consisting of five members appointed by Governor having prescribed qualifications.

Provides commission shall promote and aid maintenance of headquarters of Department of California United Spanish War Veterans by furnishing rooms and utility and other facilities and supplies.

**A.B. 361—SAMUEL R. GEDDES.** (Agr.) Repeals and adds Sec. 95, Ag. C., re admission to fairs.

See digest of A.B. 263, apparently identical.

A.B. 362—SHELL. (Trans. & C.) Adds Sec. 104.4, S. & H. C., re condemnation of state highway property.

Requires price for property taken for state highway purposes to include amount sufficient to reimburse owner of business establishment for cost of moving and re-establishing his business in another location in same general area if owner desires to remain in business and so advises Department of Public Works.

A.B. 363—ELLIOTT. (Fin. & Ins.) Amends Sec. 1252, U. I. C., re unemployment insurance.

Deletes requirement that compensation for personal services performed as independent contractor be deemed wages in determining status as unemployed.

A.B. 364—ELLIOTT. (Fin. & Ins.) Amends Sec. 1027, U. I. C., re charges to employers' reserve accounts.

Eliminates requirement that no more than 18 times an individual's weekly benefit amount be charged to employer's reserve account.

A.B. 365—ELLIOTT. (Fin. & Ins.) Repeals Sec. 1261, U. I. C., re disqualifications for benefits.

Eliminates authority given director to extend period of ineligibility of claimant for additional eight weeks where successive disqualifications occur.

A.B. 366—ELLIOTT. (Fin. & Ins.) Adds Sec. 2708.5, U. I. C., re examination and certification of disability insurance claimants.

Provides that department may appoint physician, dentist, or chiropodist to examine claimant, where claimant's doctor fails to submit timely certification.

A.B. 367—ELLIOTT. (G. E. & E.) Adds Sec. 33049, H. & S. C., re Community Redevelopment Law.

Declares policy of State that rental of real property, leased or sold after acquisition in redevelopment project or improved as part of such project, shall not be restricted on basis of race, color, religion, or national origin. Requires agencies to obligate lessees and purchasers from so restricting rentals.

A.B. 368—FRANCIS. (Fin. & Ins.) Adds Sec. 1115, Ins. C., re broker, agent, and solicitor commissions on insurance procured by State.

Requires broker's, agent's, or solicitor's commission to be paid by insurer to State in all cases where State procures insurance through direct negotiation with insurer, and creates Commission Revenue Fund in State Treasury to hold funds for appropriation by Legislature.

A.B. 369—DON A. ALLEN. (Ind. R.) Adds Sec. 270.5, amends Sec. 272, Lab. C., re security for payment of wages.

Requires that restaurant owners and operators have on deposit with bank or trust company, cash or securities or performance bond, sufficient to pay wages of every person employed in operation of restaurant.

Requires conspicuous posting of name and address of bank or trust company, and makes failure to post name prima facie evidence of violation of deposit or bond requirement.

A.B. 370—DON A. ALLEN. (G. E. & E.) Adds Sec. 7071.6, B. & P. C., re bonding of contractor licensees or license applicants.

Requires, of applicants for contractor's license as condition on issuance of license, and of contractor licensees prior to commencement of activity, filing of \$25,000 bond issued by admitted surety insurer insuring risk of personal injury, if engaging in business of wrecking or demolition of structures.

A.B. 371—PATTEE. (Rev. & Tax.) Amends Sec. 262, R. & T. C., re cancellation or refund of tax on church property.

See digest S. B. 1865, apparently identical.

To take effect immediately, urgency measure.

A.B. 372—PATTEE. (Ed.) Adds Sec. 1607, Ed. C., re change of school district boundaries.

See digest of S. B. 1615, apparently identical.

To take effect immediately, urgency measure.

A.B. 373—PATTEE. (Ed.) Adds Art. 1.5, Ch. 13, Div. 2, Ed. C., re junior college districts.

Prescribes procedure for formation of junior college district from existing high school and unified districts and uniting new junior college district. Allows county committee on school district organization to formulate plans for such formation and uniting.

To take effect immediately, urgency measure.

A.B. 374—CONRAD. (Elec. & Reap.) Amends Sec. 1836, Ed. C., re school district elections, making no substantive change.

A.B. 375—CONRAD. (Elec. & Reap) Amends Sec. 46.5, Elec. C., re election procedure, making no substantive change.

A.B. 376—CONRAD. (Elec. & Reap.) Amends Sec. 34318, Gov. C., re elections for incorporation of new cities, making no substantive change.

A.B. 377—CONRAD. (Elec. & Reap.) Amends Sec. 23388, Gov. C., re elections for officers of new counties, making no substantive change.

A.B. 378—CONRAD. (Elec. & Reap.) Amends Sec. 6230, H. & N. C., re port district elections, making no substantive change.

A.B. 379—CONRAD. (Elec. & Reap.) Amends Sec. 5862, H. & N. C., re harbor district elections, to provide that it is not necessary to send out, rather than to mail or send out, sample ballots.

A.B. 380—CONRAD. (Elec. & Reap.) Amends Sec. 32002.3, H. & S. C., re local hospital district elections, making no substantive change.

A.B. 381—CONRAD. (Elec. & Reap.) Amends Sec. 4112, H. & S. C., re garbage disposal district elections, making no substantive change.

A.B. 382—CONRAD. (Elec. & Reap.) Amends Sec. 1214, M. & V. C., re local elections, making no substantive change.

A.B. 383—CONRAD. (Elec. & Reap.) Amends Sec. 1180, M. & V. C., re elections in memorial districts.

Provides such elections shall be conducted in accordance with law regulating elections in general law cities rather than abolished class of fifth and sixth class cities.

A.B. 384—CONRAD. (Elec. & Reap.) Amends Sec. 9203, P. R. C., re special district elections, making no substantive change.

A.B. 385—CONRAD. (Elec. & Reap.) Amends Sec. 5652.1, P. R. C., re park, recreation and parkway district bond elections, making no substantive change.

A.B. 386—CONRAD. (Elec. & Reap.) Amends Sec. 11652, P. U. C., re municipal utility district elections, making no substantive change.

A.B. 387—CONRAD. (Elec. & Reap.) Amends Sec. 22007, P. U. C., re airport district elections, making no substantive change.

A.B. 388—CONRAD. (Elec. & Reap.) Amends Sec. 26240, S. & H. C., re boulevard districts, making no substantive change.

A.B. 389—CONRAD. (Elec. & Reap.) Amends Sec. 27222, S. & H. C., re bridge and highway districts, making no substantive change.

A.B. 390—CONRAD. (Elec. & Reap.) Amends Sec. 21706, Wat. C., re irrigation district elections.

Requires that voter's affidavit for recount show facts sufficient, rather than sufficient reasonably, to justify belief vote has been incorrectly counted.

A.B. 391—CONRAD. (Elec. & Reap.) Amends Sec. 35100, Wat. C., re water district elections, making no substantive change.

A.B. 392—HOUSE. (Agr.) Amends Sec. 1231, Ag. C., re agricultural warehouses, making no substantive change.

A.B. 393—KELLY. (Agr.) Amends Sec. 1038, Ag. C., to continue until 91st day after final adjournment of 1959 Regular Session the reduced tonnage license tax at rate of \$.03 per ton on agricultural minerals if not sold to be used in commercial fertilizer.

A.B. 394—HEGLAND. (Ed.) Adds Ch. 10.5, Div. 3, Ed. C., re public utility tax payments.

Requires local public agencies owning tax-exempt property used in gas or electricity business to pay annual tax equal to amount it would pay as school district taxes on property. Requires State Board of Equalization to assess such property. Provides for collection and disposition of tax proceeds. Requires inclusion of valuation in determination of assessed valuation of school district for purposes of allocation of state funds.

A.B. 395—HEGLAND. (Jud.) Amends Secs. 73950 and 73957, Gov. C., re Oceanside-Carlsbad Municipal Court.

Changes municipal court district from one embracing Township of Oceanside to one embracing Cities of Oceanside and Carlsbad. Requires such court to hold sessions in Oceanside only, rather than in Oceanside or Carlsbad as San Diego Board of Supervisors determines.

A.B. 396—CROWN. (Pub. H.) Adds Sec. 5402.1, W. & I. C., re confinement of inebriates in rehabilitation clinics.

Authorizes court, with consent of persons involved, to make temporary commitments of alleged inebriates to clinics maintained or operated in cooperation with Alcoholic Rehabilitation Commission for unspecified maximum confinement period.

Requires commission to return person committed to court at end of confinement period, or earlier in its discretion, and to submit to court a report, diagnosis, and recommendation concerning person's future care, supervision, and treatment. Court then to proceed as in other cases relating to commitment of inebriates.

Gives person committed to clinic right to demand hearing and examination at any time, and requires court and commission to comply with such demand.

A.B. 397—CROWN. (Ind. R.) Amends Sec. 3212, Lab. C., re workmen's compensation to make presumptions that hernia, heart trouble, or pneumonia of fire fighting or law enforcement employee indisputable if employee has served 10 years or more.

A.B. 398—MUNNELL (Departmental). (Ed.) Amends Secs. 1601, 4668, and 7431.2, Ed. C., re school districts.

Allows unified district to assume portion of bonded indebtedness of union elementary or union high school district from which territory was transferred to unified district. Provides that such assumption and repayment by unified district fulfills obligation of territory for liability for such indebtedness. Provides for election for assumption. Excludes from computation of district bonding capacity, amount of bonded indebtedness for which territory in another district is liable.

To take effect immediately, urgency measure.

A.B. 399—MILLER. (G. E. & E.) Amends Sec. 7068, B. & P. C., re experience and knowledge requirements for qualifying contractor's license applicants.

Requires individual appearing to qualify in behalf of firm or other person to allege and prove bona fide membership in or employment by firm or other person at prevailing rate of compensation in area, and that he is not qualifying for any other person or firm.

Specifies that affidavit for reinstatement of license suspended for failure to report cessation of employment of qualifying person, state, in addition to other required statements, that person replacing qualifying individual can comply with experience and knowledge qualification requirements.

A.B. 400—MILLER. (G. E. & E.) Adds Sec. 7065.1, B. & P. C., re qualifications for contractor's license examinations.

Disqualifies for taking license examinations for period of six months from date of conviction, person convicted of engaging in contracting business without license or participating in joint activities on separate license.

A.B. 401—MILLER. (G. E. & E.) Amends Secs. 7031 and 7068, B. & P. C., re contractors.

See digest S. B. 466, apparently identical.

A.B. 402—DONAHOE. (Jud.) Amends Sec. 5255, W. & I. C., re mentally retarded persons.

Restricts persons for whom court may issue warrant when deemed necessary or advisable, to mentally retarded persons, rather than epileptics or feeble-minded.

A.B. 403—DONAHOE (Departmental). (Ed.) Amends Secs. 16831, 16833, and 16863, Ed. C., re supervisors of school attendance.

Requires attendance supervisor, rather than attendance officer, to perform duties now imposed upon attendance officers.

A.B. 404—DONAHOE (Departmental). (Ed.) Adds Secs. 8404.1 and 8503.1, Ed. C., re admission to public schools.

Permits child who has been enrolled in public school kindergarten of another state to be admitted by transfer to California public school kindergarten regardless of age, if child's parents or guardians were bona fide residents of other state where child was previously enrolled.

Makes similar provision for child who completed kindergarten or was enrolled in first grade in other state to be admitted to first grade in California.

A.B. 405—DONAHOE (Departmental). (Ed.) Amends Sec. 4233, Ed. C., re minimum standards for formation of junior college district.

Requires that assessed valuation of proposed district shall be amount which, upon levy of district tax, rather than a tax not in excess of 20 cents per \$100 of assessed valuation of district, will produce an amount which when added to state aid will be adequate for a junior college in that area.

A.B. 406—DONAHOE (Departmental). (Ed.) Amends Sec. 16626, Ed. C., limiting work permits which exempt children from compulsory full-time schooling to specific permits authorized by Education Code.

A.B. 407—DONAHOE (Departmental). (Ed.) Amends Sec. 6854, Ed. C., re instruction of physically handicapped pupils, to correct cross-references.

A.B. 408—DONAHOE (Departmental). (Ed.) Repeals, adds, and amends various secs., Ed. C., re work permits and employment of minors.

Revises and clarifies provisions re employment of minors, permits to work, permits to employ, and duties of officers, employers, and other persons, and penalties in connection therewith.

A.B. 409—DONALD D. DOYLE. (Ed.) Adds Sec. 21710.1, Ed. C., re supplies for students awarded state scholarships.

Authorizes State Scholarship Commission to allow award winners up to \$70 for each academic year for supplies, and appropriates \$90,000 therefor.

A.B. 410—CONRAD. (Elec. & Reap.) Amends and repeals various secs., Elec. C., re form of presidential primary ballot.

Revises form of presidential primary election ballot.

A.B. 411—CONRAD. (Elec. & Reap.) Amends Sec. 2050, Elec. C., re state central committee, making no substantive change.

A.B. 412—CONRAD. (Elec. & Reap.) Amends Sec. 2815, Elec. C., re convening of state central committee, making no substantive change.

A.B. 413—CONRAD. (Elec. & Reap.) Repeals Sec. 2830, Elec. C., which provides for selection of congressional committee in each congressional district.

A.B. 414—CONRAD. (Elec. & Reap.) Amends Secs. 293 and 5626, Elec. C., re cancellations and challenge of voter's registration.

Provides as grounds for cancellation of voter's registration, notice from precinct board voter was successfully challenged for inability to read as required by Constitution.

Directs precinct board to notify county clerk of successful challenge of voter as unable to read.

A.B. 415—LUCKEL. (Jud.) Amends Sec. 75025, Gov. C., allowing service retirement of judges at age 60 with aggregate of 25 years' service as judge.

A.B. 416—LUCKEL. (Elec. & Reap.) Amends Secs. 5910, 5911, Elec. C., re mailing of absent voter ballots.

Requires words "Affix Stamp Here" to be printed on upper right-hand corner of envelope used to return absent voter's ballot.

Deletes provision on identification envelope indicating that absent voter ballot is to be returned postage prepaid.

A.B. 417—LUCKEL. (Jud.) Amends Sec. 402b, Pen. C., re discarding or abandoning iceboxes and other containers.

Extends provision which makes leaving of iceboxes and similar containers without removing the door a misdemeanor to boxes, crates, lugs, chests, baskets, cartons, barrels, kegs, drums, or other receptacle.

A.B. 418—LUCKEL. (F. & G.) Amends Sec. 429.6, F. & G. C., to provide fishing license is not required to take grunion for purposes other than profit.

A.B. 419—LUCKEL. (F. & G.) Amends Sec. 736, F. & G. C., to delete prohibition against selling yellowfin or bluefin tuna weighing more than 150 pounds.

A.B. 420—BROWN. (Mun. & C. G.) Amends Sec. 58131, Gov. C., re organization of districts.

Requires supervising authority to declare formation election results at its next session of regular or special meeting, rather than next regular meeting, after election. Allows supervising authority to canvass returns and declare results before return of absentee ballots if outstanding ballots cannot alter election results.

To take effect immediately, urgency measure.

A.B. 421—BROWN. (Mun. & C. G.) Amends Sec. 54902, Gov. C., re property tax.

Changes from February 1st to March 1st the date that statement, map or plat are filed for change of district boundaries or creation of new district for levy or assessment of tax.

To take effect immediately, urgency measure.

A.B. 422—LUCKEL. (C. S. & S. P.) Adds Sec. 20024.02, Gov. C., re contract members of State Employees' Retirement System.

Increases pensions of certain heretofore retired members by permitting computation of benefits on basis of highest three-year, rather than five-year, average annual salary, if contracting agency so elects.

A.B. 423—CRAWFORD. (Rev. & Tax.) Adds Sec. 6388, R. & T. C., re sales taxes, exempting sale of vitamins and drugs.

A.B. 424—CRAWFORD. (Jud.) Adds Sec. 2949, Civ. C., re mortgages, setting out form that may be used for mortgage of real property granting power of sale to mortgagee.

A.B. 425—CONRAD. (Elec. & Reap.) Amends Sec. 668, Elec. C., re election procedure, making no substantive change.

A.B. 426—CONRAD. (Elec. & Reap.) Amends Sec. 3123, Ed. C., re school district elections, making no substantive change.

A.B. 427—ERNEST R. GEDDES. (Mun. & C. G.) Amends Ch. 671, Stats. 1911, the Municipal Water District Act of 1911, re municipal water districts.

See digest of S.B. 667, apparently identical.

A.B. 428—ERNEST R. GEDDES. (Mun. & C. G.) Repeals Art. 8, Ch. 5, Pt. 2, Div. 2, Title 3, Gov. C., re sales and leases of county real property and procedure therefor.

A.B. 429—ERNEST R. GEDDES. (Mun. & C. G.) Amends Ch. 755, Stats. 1915, the Los Angeles County Flood Control Act, re district work.

Requires bids for work contracts if cost exceeds \$10,000, rather than \$5,000.

Requires engagement of independent contractors for services if aggregate cost, exclusive of district materials, exceeds \$6,500, rather than \$2,000.

A.B. 430 ERNEST R. GEDDES. (C., P., & P. W.) Adds Sec. 25921, Gov. C., allowing boards of supervisors to sell or exchange surplus products of county arboretum.

A.B. 431—ERNEST R. GEDDES (Departmental). (Ed.) Amends Sec. 1301.1, Ed. C., permitting school district employing district superintendent to employ deputy and assistant superintendents regardless of number of pupils in district.

A.B. 432—ERNEST R. GEDDES (Departmental). (Ed.) Repeals various secs. Ed. C., re school districts.

Repeals various obsolete provisions relating to school district organization; repeals provisions authorizing formation of joint union high school district from territory which is a part of existing joint union high school district; and repeals provisions requiring unanimous vote of members of board of supervisors under conditions prescribed on petition for change of school district boundaries.

A.B. 433—ERNEST R. GEDDES (Departmental). (Ed.) Adds Secs. 302 and 303, Ed. C., re school district trustee areas.

Authorizes county committee on school district organization, upon request of county board of education, to change trustee area boundaries making areas as nearly equal in population as possible, but giving consideration to other factors. Requires boundary changes to be in writing filed with board of supervisors by March 1st any year.

Prohibits boundary change which would affect term of incumbent member of county board of education.

A.B. 434—ERNEST R. GEDDES (Departmental). (Ed.) Amends Sec. 2493, Ed. C., re annexation of territory to elementary school districts.

Requires, rather than permits, board of supervisors to enter an order annexing territory not in any elementary school district to such district as it deems proper and most convenient after recommendation of county committee on school district organization.

A.B. 435 ERNEST R. GEDDES (Departmental). (Ed.) Adds Sec. 2868, Ed. C., re bonded indebtedness of school district included in union or joint union school district.

Permits qualified electors of elementary school district included in union or joint union elementary school district to petition for election for purposes of submitting question whether bonded indebtedness of district shall be assumed by district of which it is a part. Authorizes governing board of such union or joint union district to initiate such election. Requires county superintendent of schools upon petition or action of board to call, hold and conduct such election. Prescribes procedure and requires election to carry by two-thirds of electors voting at such election.

A.B. 436—ERNEST R. GEDDES (Departmental). (Ed.) Amends, adds, repeals, and renumerbs, various headings and secs. Ed. C., re annexation of high schools.

Allows annexation, after election, of high school district to contiguous high school district upon terms agreed on by boards of two districts, rather than annexation,

merger, or consolidation, after order of board of supervisors, of union high school district and high school district in city. Prescribes procedure for election and provides for disposition of property, funds, and obligations.

A.B. 437—ERNEST R. GEDDES (Departmental). (Ed.) Amends Sec. 4902, adds Secs. 4902.01, 4902.02, 4902.03, and 4902.04, Ed. C., re optional reorganization of school districts.

Revises procedure with respect to plans and recommendations of county committee on school district organization affecting territory in two or more counties.

Authorizes county committees of adjacent county, whose territory is affected by proposed reorganization of another county committee, to request appointment of board of review if committee does not concur in proposed reorganization. Provides for appointment of such board and prescribes procedure for conducting hearing on proposed reorganization. Authorizes State Board of Education to approve plans and recommendations without concurrence of county committee if board of review recommends plans be transmitted to State Board of Education.

A.B. 438—ERNEST R. GEDDES (Departmental). (Ed.) Amends Sec. 7091, Ed. C., re computation of equalization aid to small elementary school districts.

Deletes provision excepting such district in existence prior to July 1, 1925, having tax rate not less than five cents less than maximum, from provision that foundation program of elementary school districts not determined to be necessary shall be reduced each fiscal year over a five-year period commencing with Fiscal Year 1955-56.

A.B. 439—ERNEST R. GEDDES (Departmental). (Ed.) Amends Sec. 1503.3, Ed. C., re interdistrict attendance agreements of school districts.

Permits elementary school district, under conditions prescribed, to enter into agreement with unified school district, as well as with another elementary district, for the education of all pupils residing in district.

Requires attendance to be credited to district of attendance and makes district of residence subject to suspension or lapsation the succeeding July 1st.

A.B. 440—ERNEST R. GEDDES (Departmental). (Ed.) Adds Sec. 7031.01, and amends Secs. 7031.2 and 7031.3, Ed. C., re apportionments of state school funds.

See digest of S.B. 413, apparently identical.

A.B. 441—ERNEST R. GEDDES (Departmental). (Ed.) Amends, repeals, and adds various secs., Ed. C., re textbooks.

Revises and clarifies procedure for adoption, readoption, printing, distribution, and ordering of textbooks. Makes city, district, or county superintendent of schools, or governing board, rather than principal, teachers, employee or school officer, of elementary or secondary school refusing to use adopted textbooks guilty of misdemeanor. Makes it misdemeanor to require any pupil except junior college pupil, rather than any pupil, to purchase books. Deletes requirement for withholding of state school money from city or district refusing or neglecting to use prescribed books. Allows President of University of California to order free state textbooks.

A.B. 442—LANTERMAN. (G. O.) Adds Sec. 1098, Gov. C., re incompatible activities of state officers and employees.

Prohibits a state officer or employee or legislator or legislative employee from entering into agreement for compensation for services rendered before any state agency.

Provides former officer or employee shall not appear before agency by which he was employed for two years after termination of employment as to matter in which he was directly concerned during employment or to receive compensation for working on any such matter during such period.

A.B. 443—LANTERMAN. (G. O.) Amends Sec. 1090, Gov. C., re contracts in which public officers have an interest.

Provides that no member of Legislature or firm in which he has an interest or is employed shall have interest in transaction entered into by State or local agency

if transaction was provided for, authorized, or financed by legislation enacted during his term of office and member participated in enactment. Provides that introduction of bill as author or coauthor or affirmative vote on final passage or active advocacy of bill constitutes such participation.

**A.B. 444—LANTERMAN.** (G. O.) Adds Sec. 1099, Gov. C., re conflicts of interests in performance of official duties by public officers and employees.

Provides no officer or employee or legislator or legislative employee shall have any interest or engage in activity which is in substantial conflict with discharge of his public duties. Prohibits acceptance of other employment which will impair his independence of judgment as to official duties, or employment which will require him to disclose confidential information gathered from such employment.

Prohibits attempt to use official position to secure unwarranted privileges, or participation as representative of State in any transaction with business entity in which he has financial interest that might tend to conflict with proper discharge of official duties.

Prohibits such person by his conduct from giving reasonable basis for impression that anyone can improperly influence him, and requires him to refrain from making personal investments in enterprises which he has reason to believe may create substantial conflict between private interest and public duties. Requires such person to pursue course which will not arouse suspicion in minds of public that he is likely to be engaged in acts which are in violation of his trust.

Requires him to file written statement with Secretary of State if he has a financial interest amounting to more than \$1,000 in any activity or enterprise which is subject to jurisdiction of state regulatory agency.

**A.B. 445—STEWART.** (Mun. & C. G.) Amends Sec. 2804, S. & H. C., to make owner of land for purpose of exemption of Special Assessment Investigation, Limitation and Majority Protest Act of 1931 determined by Assessor's Roll at time petition filed, rather than by last equalized assessment roll.

**A.B. 446—WEINBERGER.** (Fin. & Ins.) Amends Sec. 1032, U. I. C., re unemployment insurance benefit charges to employers' reserve accounts.

Provides that employer's reserve account shall not be subject to charge for benefits paid if information that claimant voluntarily terminated employment without good cause or was discharged for misconduct is received by department at any time, rather than within 10 days of mailing of notice of computation.

**A.B. 447—WEINBERGER.** (Rev. & Tax.) Adds Sec. 6201.5, R. & T. C., re sales and use taxes.

Imposes tax on property used in fulfilling fabrication, manufacturing, or construction contracts, which property loses its identity in process and was not purchased from another or upon which no sales tax was paid, and setting forth legislative intent.

Provides as basis of tax for construction materials, sales price when entered into commerce or sold in commerce.

Makes other clarifying changes.

To take effect immediately, tax levy.

**A.B. 448—PORTER.** (Ed.) Adds Art. 2.3, Ch. 5, Div. 9, Ed. C., re temporary uses of school facilities.

Authorizes school district governing board to permit temporary use of classrooms, auditoriums, gymnasium, bleachers, grandstands, and athletic fields subject to limitations of (1) if not needed for school uses, (2) same permittee not to use more than five separate occasions exclusive of rehearsal or practice, (3) reasonable fee to be paid in advance.

**A.B. 449—PORTER.** (Ed.) Amends Sec. 9614, Ed. C., re substitute teachers of classes for physically handicapped minors.

Allows employment of substitute for more than 10 school days if district finds no qualified person with credential for education of such pupils is available.

A.B. 450—PORTER. (Ed.) Amends Sec. 9806, Ed. C., re substitute teachers of classes for mentally retarded pupils.

Allows employment of substitute for more than 10 school days in school year if district finds no qualified person with credential for education of such pupils available.

A.B. 451—HAWKINS. (Fin. & Ins.) Repeals Secs. 4451 and 4452, amends Secs. 4453, 4455 and 4460, Lab. C., re workmen's compensation.

See digest of S. B. 131, apparently identical.

A.B. 452—HAWKINS. (Fin. & Ins.) Amends Sec. 3352, repeals Secs. 3358.5 and 5704.5, Lab. C., re workmen's compensation.

See digest of S. B. 126, apparently identical.

A.B. 453—HAWKINS. (Fin. & Ins.) Amends Sec. 3352, repeals Sec. 4250, Lab. C., re workmen's compensation.

See digest of S. B. 125, apparently identical.

A.B. 454—HAWKINS. (Fin. & Ins.) Adds Sec. 4664, Lab. C., re workmen's compensation.

See digest of S. B. 123, apparently identical.

A.B. 455—THOMAS. (Rev. & Tax.) Amends Sec. 72602, Gov. C., increasing number of judges in South Bay Municipal Court District in Los Angeles County from two to three.

A.B. 456—THOMAS. (Assembly inactive file.) Adds Sec. 107.1, R. & T. C., re property tax.

Declares that possessory interest arising out of lease of exempt property is personal property within meaning of Sec. 14, Art. XIII, Const.

States that full cash value of interest is excess, if any, of value of lease on open market over rental and other burdens.

To take effect immediately, urgency measure.

A.B. 457—THOMAS. (Rev. & Tax.) Adds Sec. 1267, C. C. P., re eminent domain.

Provides that in any case in which rights of a lessee are taken or damaged, the market value of lessee's interest and measure of damages as to such interest shall be the excess, if any, of value of lease on open market over rental and other burdens under lease.

Provides that in case in which lessee continues liable for payment of rental or other burdens of lease, in same amount as prior to taking or damaging, lessee's portion of damages shall be present worth of so much of continuing rental or other payments as is attributable to portion of leased premises taken or damaged.

To take effect immediately, urgency measure.

A.B. 458—THOMAS. (Rev. & Tax.) Adds Sec. 107.2, R. & T. C., re property tax.

Provides that right to occupy or use tax-exempt property arising out of nonexclusive license or use permit is exempt personal property.

To take effect immediately, urgency measure.

A.B. 459—UNRUH. (Fin. & Ins.) Repeals Sec. 1277, U. I. C., re computation of unemployment insurance benefit award.

Eliminates requirement that to have wages not used in computing prior benefit award included in computing later award claimant must have earned, within 12 months after filing prior claim, sufficient additional wages to meet minimum base-period wage requirement.

A.B. 460—UNRUH. (Ind. R.) Amends Sec. 226, Lab. C., re information required to be given employees.

Requires inclusion in itemized statement required to be given employees by employer in connection with payment of wages: time period covered by wages, hours worked, employee's name, wage rate or premium pay, name and address of employer.

A.B. 461—UNRUH. (Fin. & Ins.) Amends Sec. 1279, U. I. C., re reduction of unemployment insurance weekly benefit amounts due to earnings.

Increases from \$3 to \$8 the amount of earnings by claimant during week which are disregarded in computing benefit amount for week.

A.B. 462—UNRUH. (Fin. & Ins.) Amends Sec. 1281, U. I. C., re establishment of valid unemployment insurance claim.

Eliminates as condition to establishment of valid claim, requirement that total wages in base period exceed lesser of 30 times weekly benefit amount or \$750, where 75 percent of base-period wages were paid in single calendar quarter.

A.B. 463—UNRUH. (Fin. & Ins.) Amends Sec. 222.5, Lab. C., re employee's medical examinations.

Prohibits requiring existing employee to pay for medical or physical examination as condition of employment.

A.B. 464—UNRUH. (Ind. R.) Adds Ch. 5.5, Pt. 3, Div. 2, and Sec. 1736, Lab. C., re employment of certain age groups.

Prohibits refusal to employ, or prevention of employment of, person in private employment or on any public works, solely because person is older than limit prescribed by employer.

A.B. 465—CUNNINGHAM. (Pub. H.) Amends Sec. 32004.3, H. & S. C., re annexations to local hospital districts, making no substantive change.

A.B. 466—CUNNINGHAM. (Pub. H.) Amends Sec. 32001, H. & S. C., re local hospital districts, making no substantive change.

A.B. 467—PORTER (Departmental). (Ed.) Amends Sec. 7747, Ed. C., re apportionments of state school building aid funds for purchase or improvement of sites.

Permits State Allocation Board to withhold demand for repayment of apportionment for such purposes for five, rather than three, years when district unable to use site due to delay of board in acting upon application for apportionment for construction project.

A.B. 468—PORTER (Departmental). (Ed.) Amend Secs. 16141 and 19301.1, Ed. C., re school food service.

Allows school district governing board to authorize student organizations to sell food but in elementary and high schools prohibits sale during school day of food prepared on premises. Requires Superintendent of Public Instruction to determine food items requiring preparation. Redefines "cafeteria."

A.B. 469—PORTER (Departmental). (Ed.) Amends Sec. 1029, Ed. C., re liability insurance of school district.

Allows governing board to insure against personal liability of officers and employees of district, rather than officers, agents, and employees of board, for damages to property or damage by reason of death of, or bodily injury to, any person, rather than for damages by reason of death or injury to person or property.

A.B. 470—PORTER (Departmental). (Ed.) Amends, adds, and repeals various secs., Ed. C., re junior college districts.

Allows county committee on school district organization to provide or rearrange trustee areas in districts only on petition of district governing board.

Allows inclusion of proposal to form trustee areas in new district in petition to form district.

Deletes provision for appointment by county superintendent of schools of interim governing board for new district and provides for election of first board members. Provides for organization of first elected board, and determination of term by lot. Provides for filling of vacancies on board by remaining members, rather than county superintendent of schools.

A.B. 471—PORTER (Departmental). (Ed.) Amends Sec. 13004, Ed. C., re notices by school district of employment of certificated district employees.

Requires notice to include data prescribed by Superintendent of Public Instruction in regulations he may adopt, rather than that notice be on blanks furnished by superintendent stating name and address of employee.

A.B. 472—PORTER (Departmental). (Ed.) Amends Secs. 7000.2 and 7095, Ed. C., re school districts.

In determination of qualifying district tax for equalization aid and of current tax rate in formula adjusting aid to districts receiving federal funds, excludes tax levied by annexing district for payment for use of property owned by district from which territory was annexed.

A.B. 473—PORTER (Departmental). (Ed.) Amends Secs. 8761 (Ch. 228, Stats. 1951) and 8762, and repeals Sec. 8761 (Ch. 401, Stats. 1947), Ed. C., re junior high school pupils.

Permits pupils of elementary school district not situated in high school district maintaining junior high schools to attend junior high school of any district, rather than those of high school district, upon terms agreed upon by districts.

Limits tuition charge for such attendance to cost per pupil in junior high school of attendance, rather than cost per pupil in first six grades of residence.

A.B. 474—BUSTERUD. (P. U. & C.) Amends Sec. 823, Corp. C., re loans and guarantees.

Prohibits corporation from making loan to or guaranteeing obligation of director or officer of corporation, or director or officer of its holding corporations or director or officer of its subsidiary, rather than director or officer of corporation or its holding or subsidiary corporations, or any person on security of shares of corporation, shares of its holding corporations, or shares of subsidiary corporations, rather than on security of shares of corporation or its holding corporations or subsidiary corporations.

A.B. 475—BUSTERUD. (W. & M.) Appropriates unspecified sum for support of San Francisco World Trade Center.

A.B. 476—BUSTERUD. (W. & M.) Appropriates for support of San Francisco World Trade Center the unexpended balance of money available for transfer from San Francisco Harbor Improvement Fund to Special Deposit Fund, as provided by Ch. 1715, Stats. 1951.

A.B. 477—LEVERING. (Fin. & Ins.) Amends Secs. 1030, 1032, and 1256, U. I. C., re disqualifications for unemployment insurance benefits, and charges to employer's reserve account.

Extends disqualification for voluntary leaving without good cause to any such leaving which was without good cause directly connected with claimant's work, extends disqualification to suspension as well as discharge for misconduct, and relieves employer's account from charges in such cases.

Eliminates presumption that, in absence of notice from employer to contrary, claimant was discharged for reasons other than misconduct or did not voluntarily leave without good cause.

A.B. 478—LEVERING. (Fin. & Ins.) Amends Sec. 1260, U. I. C., re period of disqualification for unemployment insurance benefits.

Provides that for voluntary leaving of work or misconduct discharge, disqualification period shall be for 10 weeks beginning with week in which cause of disqualification occurs if claimant registers in that week, rather than for five weeks beginning in week of registration subsequent to week in which cause occurs. Provides for all disqualifications that total benefit award shall be reduced by amount equal to number of weeks of disqualification times weekly benefit amount.

A.B. 479—LEVERING. (Fin. & Ins.) Adds Sec. 1260.1, U. I. C., re duration of period of disqualification for unemployment insurance benefits.

Provides that for disqualification for refusal of offer of suitable employment, period of disqualification extends through ensuing period of unemployment and until claimant has been paid \$150 wages in bona fide employment.

A.B. 480—LEVERING. (Mil. Aff.) Amends Stats. 1950 (Third Ex. Sess.), Ch. 33, the Defense Production Act, to extend effective period to final adjournment of 1959, rather than 1957, Session or Governor's proclamation of termination of national defense emergency, whichever first occurs.

A.B. 481—DAVIS. (Trans. & C.) Amends Sec. 547, S. & H. C., to require immediate maintenance of existing State Highway Route 233 from Route 83 near Sierraville to Route 21 near Vinton, via Loyalton.

A.B. 482—CHAPEL. (P. U. & C.) Amends Secs. 3573, 3605, 3945, and 5284, P. U. C., to revise termination date of permits for highway contract carriers, radial highway common carriers, petroleum contract carriers, city carriers, and household goods carriers, to unspecified period.

A.B. 483—CHAPEL. (P. U. & C.) Amends Secs. 1064, 1904, 5004, and 5136, P. U. C., fixing at unspecified amounts various filing fees on applications of carriers to Public Utilities Commission for certificates or permits.

A.B. 484—CHAPEL. (P. U. & C.) Amends Sec. 726, P. U. C., re Public Utilities Commission.

Provides that where common carrier subject to public Utilities Act desires to perform transportation or accessory service at lesser rate than established, commission, upon finding proposed rate is reasonable and consistent with public interest, shall authorize lesser rate.

A.B. 485—CHAPEL. (P. U. & C.) Amends Sec. 5007, P. U. C., making all fees provided for in chapter, re transportation rate fund, immediately due and payable upon revocation of operating authority issued to transportation agency subject to chapter.

A.B. 486—CHAPEL. (P. U. & C.) Amends Sec. 3911, P. U. C., re definition of "carrier" for purposes of City Carriers' Act.

Redefines "carrier."

A.B. 487—CHAPEL. (P. U. & C.) Amends Sec. 3701, 4041, and 5221, P. U. C., re keeping of records and filing of reports with Public Utilities Commission by carriers.

Requires each highway permit carrier, city carrier, and household goods carrier to have an office or place within State in which it shall keep all books, accounts, papers, and records required by commission to be kept within this State.

Prohibits removal of such books, accounts, papers, and records from this State except upon such conditions as commission may require.

A.B. 488—CHAPEL. (P. U. & C.) Amends Sec. 704, P. U. C., to prohibit permitting of foreign corporation to engage in intrastate public utility business within this State until it has complied with state laws, re foreign corporations.

A.B. 489—CHAPEL. (P. U. & C.) Amends Sec. 3542, P. U. C., re common carriers.

Prohibits person or corporation to engage or be permitted by Public Utilities Commission to engage, as common carrier and petroleum contract carrier of same commodities between same points.

A.B. 490—CHAPEL. (P. U. & C.) Amends Sec. 462, P. U. C., to delete prohibition against street and interurban railroads charging more than five cents for single continuous ride in one direction within city except upon showing before Public Utilities Commission.

A.B. 491—WEINBERGER. (Elec. & Reap.) Amends Secs. 2791 and 2792, Elec. C., re delegates to political party conventions, including as delegates chairmen of county central committees.

A.B. 492—GAFFNEY. (Ind. R.) Adds Sec. 3713.5, Lab. C., re workmen's compensation.

Requires employer to show proof of compliance with requirement that he post notice of his insurance carrier or of fact of self-insurance by filing with Director of Industrial Relations a copy of posted notice.

A.B. 493—GAFFNEY. (Ind. R.) Amends Sec. 96, adds Sec. 228, Lab. C., re health and welfare plan payments.

Requires Division of Labor Law Enforcement to investigate and enforce obligations of employers to make payments under health and welfare plans, and permits assignment of claims under such plans to Labor Commissioner.

A.B. 494—DAVIS. (C., P., & P. W.) Adds Art. 7, Ch. 1, Div. 5, P. R. C., to provide for establishment and maintenance by Division of Beaches and Parks of roadside rests along highways for traveling public to rest and eat meals.

A.B. 495—ERWIN. (Ed.) Adds Sec. 18222.5, Ed. C., re safety of school buildings. Prohibits structural protrusions beyond inner or outer wall of school building unless eight feet or more above adjacent walking or floor level.

A.B. 496—ERWIN. (Ed.) Amends Secs. 14449 and 14495, Ed. C., re State Teachers' Retirement System.

Allows members credit for service in full-time paid service of United Service Organizations, Incorporated, or as director of U. S. O. center or mobile service unit, and requires member contributions for such service under specified conditions.

A.B. 497—ERWIN. (Jud.) Amends Sec. 72602, Gov. C., re number of judges and municipal court districts in Los Angeles County.

Provides new Citrus Judicial District with two judges.

A.B. 498—ERWIN. (Rev. & Tax.) New act, validating property tax proceedings.

A.B. 499—DON A. ALLEN. (Pub. H.) Amends Secs. 9501, 9502, and 9512, adds Pt. 6, Div. 8, H. & S. C., re mausoleums and columbariums.

Changes title of Mausoleum and Columbarium Law to Community Mausoleum and Community Columbarium Law and excludes private mausoleums from coverage of that law.

Adds new part to regulate private mausoleums and columbariums.

A.B. 500—CALDECOTT. (W. & M.) Budget Act of 1957, providing for support of State Government for 1957-1958 Fiscal Year.

To take effect immediately, usual current expenses and urgency measure.

A.B. 501—BROWN. (Jud.) Amends and repeals various sections, various codes and statutes, re publication of notice in various proceedings by state and local agencies.

Changes and revises various provisions requiring publication of notice by state and local agencies, to provide for uniformity in such provisions by cross-reference to general publication provisions contained in Secs. 6060-6066, inclusive, Gov. C.

A.B. 502—BROWN. (Jud.) Amends Sec. 778, W. & I. C., re publication of citation requiring father or mother to appear at juvenile court proceedings to declare person free from custody and control of his parents.

Specifies period of notice commences upon first day of publication and terminates at end of fourth week thereafter.

A.B. 503—BROWN. (Jud.) Amends Sec. 409, Wat. C., to refer to Gov. C. provision, re publication of notice of intention to engage in rainmaking operations.

A.B. 504—BROWN. (Jud.) Amends Sec. 1134, Prob. C., re publication of notice of hearing on petition for order of transfer of trust assets.

Specifies period of notice commences upon first day of publication and terminates at end of second week thereafter.

A.B. 505—BROWN. (Jud.) Amends Sec. 772, Prob. C., re sales of estate personal property.

Specifies 10-day period for publication of notice of such sales as alternative to posting such notice at county courthouse for 10 days.

A.B. 506—BROWN. (Jud.) Amends Sec. 6021, Gov. C., re publication of notice of hearing of application for order establishing newspaper as one of general circulation.

Requires publication in each edition on each day on which newspaper is published during period.

- A.B. 507—BROWN. (Jud.) Amends Sec. 3138.5, Fin. C., to restate provision, re publication of notice terminating liability of stockholders of trust companies, not commercial or savings banks.
- A.B. 508—BROWN. (Jud.) Amends Sec. 1828, Ed. C., re publication of notice of school district governing board member election.  
Specifies period of notice commences upon first day of publication and terminates at end of second week thereafter.
- A.B. 509—BROWN. (Jud.) Amends Sec. 1208.66, C. C. P., re publication of notice of sale by lienholder of lien on aircraft.  
Requires publication in each edition on each day on which newspaper is published during 10-day period.
- A.B. 510—BROWN. (Jud.) Amends Sec. 851, C. C. P., re publication of notice of tax payment by co-owner of mine.  
Changes publication period from at least once a week for 90 days to once a week for eight successive weeks. Specifies period of notice commences upon first day of publication and terminates at end of eighth week thereafter.
- A.B. 511—BROWN. (Jud.) Amends Sec. 3440.1, Civ. C., re transfer of stock in trade, in bulk, and transfer and mortgaging of certain store fixtures.  
Provides that publication of notice of intent to make such sale or mortgage, required to avoid conclusive presumption of fraud and making transfer void as against creditors, shall be made once, rather than "at least once."
- A.B. 512—BROWN. (Jud.) Amends Sec. 1861a, Civ. C., re liens of keepers of apartment houses, apartments, cottages, and bungalow courts.  
Specifies that publication of notice required before sale of baggage and other property subject to lien may be in daily or weekly newspaper, and period of notice commences on first day of publication and terminates at end of fourth week thereafter.
- A.B. 513—BROWN. (Jud.) Amends Sec. 1861, Civ. C., re liens of keepers of hotels, motels, inns, boardinghouses, and lodginghouses.  
Specifies that publication of notice required before sale of baggage and other property subject to lien may be in daily or weekly newspaper, and period of notice commences first day of publication and terminates at end of fourth week thereafter.
- A.B. 514—BROWN. (Jud.) Amends Sec. 1858.56, Civ. C., re warehousemen's liens.  
Specifies that publication of notice required as prerequisite to sale of goods subject to such lien may be in daily or weekly newspaper, and provides that period of notice commences on first day of publication and terminates at end of second week thereafter.
- A.B. 515—BROWN. (Jud.) Amends Sec. 24875, B. & P. C., to refer to Gov. C. provision, re publication of wine price schedules.
- A.B. 516—BROWN. (Jud.) Amends Sec. 23986, B. & P. C., to refer to Gov. C. provision, re publication of notice of application for on-sale liquor license.
- A.B. 517—BROWN. (Jud.) Amends Sec. 11704, B. & P. C., to require publication of notice of filing bids under Subdivision Land Exclusion Law to be given once a week for four successive weeks, instead of for not less than 30 nor more than 50 days, and to prescribe period of posting such notice as 30 days.
- A.B. 518—McCOLLISTER. (Jud.) Amends Sec. 73771, Gov. C., increasing number of municipal court judges in Central Judicial District, Marin County, from two to three.
- A.B. 519—McCOLLISTER. (Jud.) Amends Sec. 6301, B. & P. C., re authorizing judges to appoint two county bar members as trustees of county law library if the county has no more than three superior court judges.

A.B. 520—THOMAS J. DOYLE. (Pub. H.) Amends Secs. 6549 and 6630, B. & P. C., re certification and fees of applicants to conduct barber shop.

Requires, as condition on issuance of certificate to owner of barber shop, that board make inspection and approve location and sanitary conditions, as well as receive application and required fee.

Increases, from \$3 to \$50, fee required of applicant to conduct barber shop.

A.B. 521—THOMAS J. DOYLE. (Pub. H.) Adds Secs. 7332.1 and 7333.1, B. & P. C., re licensing requirements for shop manager and apprentice in practice of cosmetology.

Establishes and authorizes issuance of shop manager's license, upon written application, to person with minimum of two years experience as licensed manager-operator in licensed cosmetological establishment where all phases of cosmetology are practiced, and apprentice license to any person making written application.

A.B. 522—THOMAS J. DOYLE. (Pub. H.) Adds Sec. 7362.1, B. & P. C., re cosmetology, to abolish classification of permanent wavers and designate present licensees as manager-operator hairdresser and cosmetician or cosmetologist.

A.B. 523—THOMAS J. DOYLE. (Pub. H.) Amends Secs. 7381 and 7384, B. & P. C., to require as condition to license for cosmetological establishment that application be accompanied by diagram of floor plan and that establishment be inspected and approved and have no less than 30 sq. ft. per operator.

A.B. 524—MARSH. (Trans. & C.) Amends Sec. 525.3, Veh. C., re driving trucks in right hand lane.

Requires any motor truck and trailer or vehicle exceeding 16,000 pounds gross weight, rather than any motor truck or truck tractor, alone or with trailer or semitrailer or combination thereof (except a motor truck or tractor with gross weight of 25,000 pounds or less or tractor and semitrailer with gross weight of 25,000 pounds or less), to drive in right hand lane and when passing to use lane to immediate left of right hand lane, except when lawfully passing to right.

A.B. 525—BONELLI. (Mun. & C. G.) Amends Sec. 14549, H. & S. C., re division of county fire protection district funds.

Directs that funds received by city as a result of withdrawal of territory from district upon inclusion in city, be used for fire protection purposes.

A.B. 526—BONELLI. (Mun. & C. G.) Amends Sec. 14540, adds Sec. 14541, H. & S. C., re withdrawal of county fire protection district territory on inclusion in city by reason of incorporation.

Provides that after one year after such inclusion, withdrawal must be by petition as specified in H. & S. C., or approved at election.

A.B. 527—NIELSEN. (Mun. & C. G.) Adds Art. 4, Ch. 4, Pt. 3, Div. 2, Title 3, Gov. C., re qualifications of county auditors.

Requires persons hereafter elected or appointed county auditor, except if office consolidated with another, to possess license as certified public accountant or public accountant, or graduation diploma of accredited accountancy school, or have served as county auditor, or chief deputy or assistant, for three years. Inapplicable to incumbent auditors. Allows board of supervisors to make such qualifications applicable in counties where office of auditor is consolidated with other office.

A.B. 528—THOMAS. (F. & G.) Adds Sec. 791.7, F. & G. C., prohibiting taking or possessing more than 500 lbs. of crabs on any boat on any day.

A.B. 529—CUNNINGHAM. (Fin. & Ins.) Amends Sec. 10203, Ins. C., re group life insurance.

Permits issuance of policy covering not less than 25 members of an association every member of which holds a state license for an occupation listed in the Business and Professions Code.

A.B. 530—CUNNINGHAM. (Jud.) Adds Sec. 27289, Gov. C., re recording instruments.

Prohibits assignment of sale agreement option or lease agreement, deposit or commission receipt, or lease from imparting notice or being recorded unless original instrument recorded and assignment refers to recordation or original and assignment presented for recordation concurrently. Makes inapplicable to certain assignments to secure evidences of indebtedness issued by Commissioner of Corporations or public utility.

A.B. 531—KLOCKSIEM. (Trans. & C.) Amends Sec. 476, Veh. C., to authorize local authorities to prohibit left turn onto one-way street against red or stop signal after initial stop in central traffic districts, business districts or outside such districts if signposted.

A.B. 532—JOHNSON. (Mun. & C. G.) Amends Sec. 31727.2, Gov. C., re county employees' retirement systems.

See digest of S.B. 898, apparently identical.

A.B. 533—JOHNSON. (Mun. & C. G.) Amends Sec. 31720.5, Gov. C., re county employees' retirement systems.

See digest of S.B. 895, apparently identical.

A.B. 534—JOHNSON. (Mun. & C. G.) Adds Sec. 31781.1, Gov. C., re county employees' retirement systems.

See digest of S.B. 896, apparently identical.

A.B. 535—JOHNSON. (P. U. & C.) Amends Sec. 24506, P. U. C., re transit districts, making no substantive change.

A.B. 536—LUCKEL. (F. & G.) Adds Sec. 429.7, F. & G. C., providing free sport fishing license to persons over 65 years who receive aid to the needy aged.

A.B. 537—THOMAS. (Ind. R.) Adds Pt. 5.5, Div. 5, Lab. C., re safety standards for longshore and warehouse operations.

Specifies: requirements governing working conditions of persons employed at docks, warehouses, or similar working areas; traffic regulations; vehicle equipment requirements; working practices; duties of vehicle operators; shiploading regulations; car loading and unloading requirements; stevedore gear requirements, and regulations pertaining to special and dangerous cargo.

A.B. 538—CONRAD. (Elec. & Reap.) Amends Secs. 5002.5, 5002.6, Elec. C., re campaign contributions to elective officers.

Prohibits elective state officer having authority to appoint members of board or agency authorized to issue licenses from soliciting or accepting campaign contributions or promises thereof from licensees or their agents, and prohibits such licensees or agents from making or promising to make campaign contributions to any such officer.

Makes violations a misdemeanor.

A.B. 539—CONRAD. (Fin. & Ins.) Amends Sec. 1095, U. I. C., re use of Director of Employment's confidential information by law enforcement agencies.

Makes available director's otherwise confidential information to F. B. I., and state, county, and local law enforcement officers to aid in tracing persons charged with felonies and child abandonment.

A.B. 540—CONRAD. (Ind. R.) Amends Sec. 201, Lab. C., re payment of wages upon discharge of employee.

Provides that where provision made in wage or collective bargaining agreement as to manner in which wages earned and unpaid at time of discharge become due and payable, wages become due and payable as provided in agreement.

A.B. 541—CHAPEL. (C. P., & P. W.) New act, conveying tide and submerged lands, to City of Palos Verdes Estates, in trust and subject to specified uses, purposes, conditions, and reservations.

A.B. 542—HEGLAND. (Ed.) Amends Sec. 1872, Ed. C., re vacancies on school district governing boards.

Allows vacancy to be filled by majority of remaining members of board until next regular governing board member election, rather than by county superintendent of schools for remainder of unexpired term. Authorizes filling of vacancy at regular election.

A.B. 543—HEGLAND. (Jud.) Adds Sec. 167, Pen. C., re privacy of jury proceedings.

Makes it a misdemeanor to wilfully and knowingly record or attempt to record deliberations of grand or trial jury, or for a nonmember of such juries, to listen to or observe, or attempt to listen or observe deliberations of such juries.

Exempts from prohibitions notes of member for purpose of assisting him as juror.

A.B. 544—HEGLAND. (Rev. & Tax.) Adds Sec. 8654, R. & T. C., re use fuel tax.

Exempts as to fuel used in motor vehicle owned by political subdivision of State and operated over property under jurisdiction of United States or agency thereof.

A.B. 545—THOMAS J. DOYLE. (P. U. & C.) Amends Sec. 6906, Lab. C., re locomotive engineers.

Requires all locomotive engineers, rather than only steam locomotive engineers, employed by common carrier to have three years' service as locomotive firemen or one year's service as locomotive engineer.

A.B. 546—WILSON. (G. O.) Adds Sec. 25181, B. & P. C., re destruction of empty distilled spirits bottles.

Exempts from destruction requirement bottle having locked-on automatic measuring and dispensing device, of type approved by Director of Alcoholic Beverage Control, which prevents refilling of bottle without unlocking and removing device, but requires immediate destruction of bottle upon unlocking and removal of device.

A.B. 547—WILSON. (Mun. & C. G.) Amends Sec. 14797, R. & T. C., re fees for collection of inheritance taxes.

Changes maximum annual commissions that may be retained by county treasurers from \$65,000 to \$85,000 in Los Angeles, from \$40,000 to \$50,000 in San Francisco, from \$25,000 to \$35,000 in Alameda, from \$20,000 to \$25,000 in San Diego, and from \$15,000 to \$20,000 in other counties.

A.B. 548—MARSH. (Trans. & C.) Amends Sec. 454, Veh. C., to permit driver of authorized emergency vehicle to display revolving red light in lieu of lighted red lamp visible from front.

A.B. 549—MARSH. (Trans. & C.) Adds Sec. 650.8, Veh. C., to permit use of revolving red lights on city and county police vehicles.

A.B. 550—WEINBERGER. (Trans. & C.) Adds Sec. 142.7, Veh. C., to exempt from registration any passenger vehicle so converted that it is impractical to use it for carrying passengers.

A.B. 551—WEINBERGER. (Mun. & C. G.) Amends Sec. 5302, Gov. C., re bonds issued by public bodies.

Provides that signatures and countersignatures on such bonds may be mechanically reproduced, eliminating requirement that one signature or countersignature shall be manually affixed.

A.B. 552—WEINBERGER. (Jud.) Amends Sec. 6322.1, B. & P. C., re law library funds.

Provides board of law library trustees may increase from \$2 to \$3 filing fee and first appearance fee in civil court action.

A.B. 553—WEINBERGER (Departmental). Amends Sec. 13104, Gov. C., re real property belonging to the State.

Authorizes Director of Finance, with consent of state agency concerned, to execute grants of state real property to Regents of University of California as well as United States of America in exchange for lands of either or for other considerations.

Chapter 10, Statutes of 1957, approved February 1, 1957. In effect immediately.

- A.B. 554—**BELOTTI.** (C., P., & P. W.) Appropriates unspecified sum to Department of Water Resources for cooperation with local agencies in construction of flood control and water conservation projects.
- A.B. 555—**BELOTTI.** (Mun. & C. G.) Amends Ch. 671, Stats. 1911, the Municipal Water District Act of 1911, making no substantive change.
- A.B. 556—**BELOTTI.** (C., P., & P. W.) Appropriates unspecified sum to Department of Water Resources for loan to Humboldt Municipal Water District for construction of flood control and water conservation projects.
- A.B. 557—**BELOTTI.** (W. & M.) Appropriates unspecified sum from Capital Outlay Fund, State of California, for Humboldt State College.
- A.B. 558—**WILSON.** (Rep. & Rep.) Amends Sec. 2847, adds Sec. 2847.7, Elec. C., re vacancies on state central committee.
- Provides that vacancy in appointive membership of state central committee shall be filled by person who made appointment, rather than committee, unless that person is no longer a member or is unwilling to fill vacancy.
- Requires committee to notify person entitled to fill vacancy as soon as possible after a vacancy occurs.
- A.B. 559—**CRAWFORD.** (Soc. Wel.) Amends Sec. 2189, W. & I. C., re reports by counties with respect to aged aid.
- Includes provision for submission to the monthly reports with State Department of Social Welfare with respect to aged aid grants for month and to file with department copy of contracts for aged aid during month with statement of action taken thereon.
- A.B. 560—**HANSEN.** (Jud.) Amends Sec. 1723, Civ. C., re methods of making a contract, making no substantive changes.
- A.B. 561—**HANSEN.** (Jud.) Amends Sec. 1619, Civ. C., re types of contracts, making no substantive change.
- A.B. 562—**HANSEN.** (Jud.) Amends Sec. 685, Civ. C., re definition of interest in common, making no substantive change.
- A.B. 563—**HANSEN.** (Jud.) Amends Sec. 80, Civ. C., re action to set aside void marriages, making no substantive change.
- A.B. 564—**HANSEN.** (Jud.) Amends Sec. 50, Civ. C., re force used in self defense, making no substantive change.
- A.B. 565—**DAVIS** (By request). (F. & G.) Amends Sec. 16.4, F. & G. C., re adoption of uniform law concerning registration.
- A.B. 566—**DAVIS** (C., P., & P. W.) Appropriates \$865,000 from State Park Fund to Division of Beaches and Parks for planning for recreational development of Lewiston and Trinity reservoirs.
- A.B. 567—**DAVIS** (Ed.) Amends Sec. 436, Ed. C., increasing annual salary of Siskiyou County Superintendent of Schools from \$8,000 to \$12,000.
- A.B. 568—**DAVIS** (By request). (Agr.) Amends Sec. 407, Ag. C., re estray animals, making no substantive change.
- A.B. 569—**DAVIS** (By request). (Jud.) Amends Sec. 117, C. C. P., raising amounts under jurisdiction of small claims court from \$100 to \$300.
- A.B. 570—**DAVIS.** (Mun. & C. G.) Amends Sec. 28136, Gov. C., increasing annual salary of Siskiyou County Auditor from \$5,400 to \$6,600.
- A.B. 571—**DAVIS.** (Ed.) Amends Sec. 435, Ed. C., re Shasta County Superintendent of Schools, making no substantive change.
- A.B. 572—**DAVIS** (Mun. & C. G.) Amends Sec. 28135, Gov. C., re compensation for public service in Shasta County, making no substantive change.

A.B. 573—DAVIS. (Ed.) Amends Sec. 441, Ed. C., re Lassen County Superintendent of Schools, making no substantive change.

A.B. 574—DAVIS. (Mun. & C. G.) Amends Sec. 28141, Gov. C., re compensation for public service in Lassen County, making no substantive change.

A.B. 575—DAVIS. (Mun. & C. G.) Amends Sec. 455, Ed. C., re Trinity County superintendent of schools, making no substantive change.

A.B. 576—DAVIS. (Mun. & C. G.) Amends Sec. 28155, Gov. C., re compensation for public service in Trinity County, making no substantive change.

A.B. 577—DAVIS. (Mun. & C. G.) Amends Sec. 445, Ed. C., re Plumas County superintendent of schools, making no substantive change.

A.B. 578—DAVIS. (Mun. & C. G.) Amends Sec. 28145, Gov. C., re compensation for public service in Plumas County, making no substantive change.

A.B. 579—DAVIS. (Ed.) Amends Sec. 451, Ed. C., re Modoc County superintendent of schools, making no substantive change.

A.B. 580—DAVIS. (Mun. & C. G.) Amends Sec. 28151, Gov. C., re compensation for public service in Modoc County, making no substantive change.

A.B. 581—DAVIS. (Ed.) Amends Sec. 456, Ed. C., re Sierra County superintendent of schools, making no substantive change.

A.B. 582—DAVIS. (Mun. & C. G.) Amends Sec. 28156, Gov. C., re compensation for public service in Sierra County, making no substantive change.

A.B. 583—BONELLI. (Pub. H.) Amends Sec. 6630, adds Secs. 6549.5 and 6549.6, B. & P. C., re licensing of barber shops.

Requires applicant for certificate to operate barber shop, to give 30 days' notice to board.

Requires inspection of shop and that it comply with law and rules of board.

Changes from \$3 to \$50 for fee to conduct a barber shop.

A.B. 584—BRADLEY. (Fin. & Ins.) Amends Secs. 770 and 771, and adds Sec. 776, Ins. C., re insurance in connection with sales and loans.

Prohibits imposition, by financer, of condition that borrower refrain from negotiating for insurance with particular agent, broker, or insurer; and extends prohibition of imposition, by financer, of condition that borrower negotiate with particular insurance agent or broker, to include insurer. Permits financer to approve or disapprove of borrower's insurer or policy on reasonable grounds.

Establishes civil liability to persons damaged for engaging in prohibited activities.

A.B. 585—BRADLEY. (Jud.) Amends Sec. 231, Prob. C., re escheat of property on death, making no substantive change.

A.B. 586—HAWKINS. (Elec. & Reap.) Amends Secs. 2792.1, 2799, 2807, Elec. C., re Democratic State Convention.

Requires chairman of Democratic State Central Committee to designate date of state convention of party, to be on a Saturday no earlier than 8th nor later than 12th Saturday following direct primary, and to notify Secretary of State of his choice not later than sixth Saturday after election.

Eliminates present requirement that convention be held on third Saturday following closing day of national convention of party.

A.B. 587—HAWKINS. (G. E. & E.) Adds Ch. 3, Pt. 3, Div. 7, B. & P. C., re closingout and fire sales.

Regulates conduct of various specified types of quitting-business sales and requires license therefor with license fee of \$100. Requires applicant to specify opening and termination dates of sale and other information.

Prohibits purchase of merchandise for purpose of sale or continuation of business represented as closing out at same location by same person under any name.

Makes violation of any provision a misdemeanor and provides such sales be enjoined by court of equity.

**A.B. 588—HAWKINS.** (Jud.) Adds Sec. 2083, Civ. C., re defenses available against transferee of notes in installment sales.

Enables installment buyer of personal property the same defenses against subsequent holder of notes as he would have against the seller. Requires that note refer to installment agreement.

Exempts defense of nondelivery when there is acknowledgement of delivery by the buyer, if assignee is without actual contrary knowledge.

**A.B. 589—GRANT.** (See. Wel.) Adds Pt. 2, Div. 5, amends various secs., W. & I. C., and Gov. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV, Federal Social Security Act.

See Digest of S.B. 92, apparently identical.

**A.B. 590—GRANT.** (Jud.) Amends Sec. 925, Pen. C., re persons entitled to copies of recorded proceedings of grand juries.

Directs that copy of transcript of grand juries' hearings in criminal cases where indictment is found or accusation made, be delivered to presiding judge of superior court.

**A.B. 591—GRANT.** (Jud.) Amends Sec. 73225, Gov. C., re service retirement of judges.

Allows retirement at age 60, rather than 65, with aggregate of 20 years' service within 24 years prior to date of retirement.

**A.B. 592—GRANT.** (G. E. & E.) Adds Ch. 9-6, Div. 3, B. & P. C., re licensing and regulation of janitorial maintenance contractors.

Establishes State Board of Janitorial Maintenance Contractors in Department of Professional and Vocational Standards, composed of nine members appointed by Governor and confirmed by Senate for four year terms, to adopt rules and regulations and administer provisions.

Prescribes procedures and standards for examination and licensing of owners and managing employees in full-time business of furnishing material, equipment and labor, under contract, for performance of buildings janitorial work, prescribes disciplinary procedures and license fee schedules, and makes violation of provisions misdemeanor.

**A.B. 593—GRANT.** (P. U. & C.) Amends Stats. 2184 and 2185, Civ. C., re obligations of common carriers.

Adds to provisions requiring that common carrier of persons provide sufficient number of vehicles to accommodate all passengers who can reasonably be expected to require carriage at any one time, that it provide every passenger with a seat, and that it not overload vehicle by receiving and carrying more passengers than its rated capacity allows, the proviso that these requirements do not apply to any passenger stage corporation or street railroad corporation subject to jurisdiction of the Public Utilities Commission.

**A.B. 594—GRANT.** (Jui.) Amends Sec. 72751, Gov. C., re compensation of municipal court clerk and attaches in District having five judges in Los Angeles County except Los Angeles Judicial District, making no substantive change.

**A.B. 595—GRANT.** (Jud.) Amends Sec. 1196, Pen. C., re issuance of a bench warrant, making no substantive change.

**A.B. 596—COOLIDGE.** Amends Sec. 113, R. & T. C., re solvent credits of parent and subsidiary corporations.

Exempts intercorp rate debts between parent and subsidiary corporations or subdivisions of same parent corporation.

Chapter 11, Statutes of 1957, approved February 1, 1957, in effect immediately.

**A.B. 597—COOLIDGE.** (Rev. & Tax.) Adds Sec. 6453.5, R. & T. C., re sales taxes.

Authorizes credit against tax for sales and use taxes paid on worthless accounts charged off for income tax purposes, and requiring upon collection of such accounts the amount so collected be included in first sales tax return filed thereafter.

**A.B. 598—COOLIDGE.** (Rev. & Tax.) Amends Secs. 6011 and 6012, R. & T. C., re sales and use taxes.

Provides that for purpose of deducting refunds or credits from "sales price" or "gross receipts," a refund or credit of entire amount of sales price or amount charged shall be deemed given when purchase price less delivery, handling and restocking costs are refunded or credited to customer.

**A.B. 599—MRS. DAVIS.** (Ind. R.) Amends Sec. 272, adds Sec. 270.5, Lab. C., re security for payment of wages.

Requires loggers and sawmill operators, except those having free and unencumbered title to property on which operations conducted, before commencing work in period for which single payment of wages is to be made, to have on hand or deposit with bank or trust company cash or readily salable securities sufficient to pay wages of every person employed for such period or to deposit with Labor Commissioner bond of acceptable security company conditioned upon payment of all wages found due by commissioner.

Requires conspicuous posting of name and address of bank or trust company or name of surety or sureties, and makes failure to post name prima facie evidence of violation of deposit or bonding requirements.

Provides violation is misdemeanor.

**A.B. 600—DONAHOE.** (Ed.) Amends Sec. 21710, Ed. C., re state competitive scholarship awards.

Fixes yearly amount of award at \$600 or so much thereof as student's financial resources necessitate, to be used for tuition, necessary fees, and other necessary expenses which will enable student to attend institution at which scholarship is used for academic year, rather than at \$600 or an amount equal to tuition, or necessary fees, or both tuition or fees, for academic year, of institution at which scholarship is used, whichever is smaller.

**A.B. 601—DONAHOE.** (Ed.) Repeals Sec. 5250, and adds Sec. 5250, W. & I. C., simplifying definition of "mentally retarded persons" and eliminating obsolete provision.

**A.B. 602—ELLIOTT.** (Ed.) Amends and renumbers Sec. 13205, Ed. C., re employment services for school employees, making no substantive change.

**A.B. 603—LUCKEL** (G. E. & E.) Adds Ch. 10, Pt. 1, Div. 2, Title 5, Gov. C., restating law re inspection of public writings and public records and other matters and makes public officer violating law guilty of misdemeanor.

**A.B. 604—LINDSAY.** (C., P., & P. W.) Amends Sec. 11200, adds Art. 9.8, Ch. 2, Pt. 3, Div. 6, Wat. C., to add American River Unit to state-authorized Central Valley Project.

**A.B. 605—BEAVER.** (C., P., & P. W.) Amends, adds, and repeals various secs., P. R. C., re soil conservation.

Revises provisions relating to soil conservation, with following included principal changes:

1. Vests in Division of Soil Conservation powers, duties, purposes, responsibilities, and jurisdiction in matters pertaining to soil conservation presently vested in State Soil Conservation Commission, except duties specifically vested in commission by chapter re soil conservation districts.

2. Appropriates money in Soil Conservation Development Fund to division for use in carrying out provisions of article re purchase of machinery and equipment suitable for work relating to soil conservation for rental or sale to soil conservation districts.

3. Relieves districts of liability for charges for repayment of equipment, and to cover costs of division in maintaining and operating equipment if division has repossessed or repurchases the equipment or machinery held by district under contract with division.

4. Deletes provision making officer in charge of state agency responsible for administration of Pts. 2, 3, and 4 of Div. 2, Wat. C., a member of State Soil Conservation Advisory Board, and designates Director of Water Resources as member.

A.B. 606—LINDSAY. (C., P., & P. W.) Amends and adds various secs., P. R. C., re administration of state beaches, parks, and small craft harbors.

Establishes Division of Recreation, Department of Natural Resources and vests in it all jurisdiction presently vested in Division of Beaches and Parks over beaches and recreational parks and all jurisdiction presently vested in State Lands Commission over small craft harbors.

Changes title of Division of Beaches and Parks to Division of Parks and authorizes Governor to transfer administration and control of any park from State Park Commission to Division of Recreation if he determines park is primarily recreational in character. Requires Governor report transfer to Legislature.

Continues Recreation Commission in existence and requires that commission with written approval of Governor, establish policies for guidance of Chief of Division of Recreation.

Abolishes State Beach Fund and establishes a Beach and Park Recreational Fund, which is appropriated for improvement and maintenance of state beach and recreational parks and when specifically appropriated by the Legislature for construction and acquisition of state beaches and recreational parks and roads, trails, and pathways providing access thereto.

Revises disposition of balance remaining in State Lands Act Fund after payment of refunds and expenses to require that, upon order of Controller, 66½ percent be transferred to Beach and Recreation Park Fund and 33½ percent be transferred to State Park Fund. Limits total aggregate amount which may be transferred to both said funds in single fiscal year to not exceeding \$7,000,000.

A.B. 607—LINDSAY. (C., P., & P. W.) Adds Art. 9.6, Ch. 2, Pt. 3, Div. 6, Wat. C., to add American River Development to state-authorized Central Valley Project.

A.B. 608—KILPATRICK. (Jud.) Amends Sec. 28101, Gov. C., re compensation of Los Angeles County grand jurors.

Increases daily compensation of such jurors from \$3 to \$10. Entitles such jurors to compensation even though a full jury quorum of 12 is not present. Changes mileage of such jurors to that paid Los Angeles County officers and employees and eliminates provision for mileage at 15 cents per mile, one way.

A.B. 609—KILPATRICK. (Man. & C. G.) Adds Art. 3, Ch. 4, Title 7, Gov. C., requiring local agencies to mail notice to affected property owners of hearing for zoning exceptions or conditional use or variance permits.

A.B. 610—DILLS. (Elec. & Reap.) Amends Sec. 690, Elec. C., re compensation of members, inspectors, and clerks of precinct boards.

Raises maximum compensation of inspector from \$18 to \$21, of other members of board from \$15 to \$18, and of clerks from \$5 to \$8.

Eliminates reference to number of clerks.

A.B. 611—McGEE. (Pub. H.) Adds Sec. 2391.6, B. & P. C., re physicians and surgeons.

Provides prescribing of narcotics or dangerous drugs without adequate prior physical examination constitutes unprofessional conduct.

A.B. 612—McGEE. (Jud.) Amends Secs. 942 and 1054a, C. C. P., re undertakings.

See digest of S.B. 21, apparently identical.

A.B. 613—McGEE. (Trans. & C.) Adds Sec. 223.5, Veh. C., to require suspension of registration for 90 days of any vehicle registered in name of person convicted of drunk driving.

A.B. 614—McGEE. (Mil. Aff.) Amends Sec. 988.2, M. & V. C., re advances to veterans from Veterans' Farm and Home Building Fund of 1943.

Allows purchaser to repay advance of funds for certain improvements in manner so that his installment payment will not be increased and the period of payment will be correspondingly prolonged.

A.B. 615—BACKSTRAND (Departmental). Appropriates \$951,958 from Motor Vehicle Fund in augmentation of item of Budget Act of 1956 for Department of California Highway Patrol.

Specifies that in the preparation and approval of budgets for expenditure of this amount it shall be budgeted as follows:

a. In augmentation of Schedule (a) of Item 139, Salaries and Wages, to cover a deficiency therein, \$267,680.

b. In augmentation of Schedule (b), Operating Expenses and Equipment by reason of increased activity of existing staff in road patrol, \$238,924.

c. In augmentation of Schedule (b), Operating Expenses and Equipment by reason of increased price of automobiles, \$117,000.

d. In augmentation of Schedule (a), and Schedule (b), to be allotted between said schedules by the Department of the California Highway Patrol with approval of Department of Finance for addition of 100 patrolmen and 10 sergeants effective March 1, 1957, \$328,354.

Chapter 12, Statutes of 1957, approved February 1, 1957. In effect immediately.

A.B. 616—BRADLEY. (F. & G.) Repeals and re-enacts F. & G. C., revising and clarifying the law relating to fish and game and other wild life.

A.B. 617—BRADLEY. (F. & G.) Amends Sec. 1, F. & G. C., re fish and game, making no substantive change.

A.B. 618—BRADLEY. (F. & G.) Amends Sec. 450, F. & G. C., re fish and game, making no substantive change.

A.B. 619—BRADLEY. (F. & G.) Amends Sec. 454, F. & G. C., re fish and game, making no substantive change.

A.B. 620—BRADLEY. (F. & G.) Amends Sec. 452, F. & G. C., re fish and game, making no substantive change.

A.B. 621—BRADLEY. (F. & G.) Amends Sec. 451, F. & G. C., re fish and game, making no substantive change.

A.B. 622—O'CONNELL. (Jud.) Adds Sec. 74504.5, Gov. C., re salaries of San Francisco municipal court officers and attaches.

Requires blanket increase of unspecified percentage of salaries of such persons and positions over present specified salaries. Provides effective date of September 16, 1957.

A.B. 623—O'CONNELL. (Jud.) Amends Sees. 74502, 74503, and 74504, Gov. C., re salaries and number of certain San Francisco municipal court officers and attaches.

Increases minimum monthly salary of clerk from \$1,000 to \$1,050 and of one deputy clerk, jury commissioner, from \$735 to \$740. Decreases number of deputy clerks paid minimum monthly salary of \$500 from 22 to 21.

A.B. 624—LUCKEL. (G. E. & E.) Amends, adds, repeals various secs., B. & P. C., re practice of land surveying, and procedures with respect to records of survey.

Adds, as activity constituting practice of land surveying, preparing description for transfer of parcel having new boundary line.

Eliminates requirements, that document issued by and delivered as formal and final by land surveyor or registered civil engineer comply with contents prescribed for record of survey; that cloth used for record of survey be tracing cloth and that it comply with county recorder's size requirements; that record of survey show signature and license or registration number and seal imprint of surveyor, date of survey, names of persons for whom made, and interpretative data; that accuracy of survey, and determination of whether it involves a subdivision be included in county recorder's examination of record of survey; and that, as prerequisite to its filing, survey of record containing more than four lots or parcels must contain statement that it is not of a subdivision.

Specifies, that record of survey may be made in size 8½ x 13 inches, as well as other prescribed sizes, to permit recording with instrument of transfer, and bear same recording fee per page as ordinary instrument; that all maps have margins of one inch at left edge and one-half inch at other edges, that when maps larger than

AB 1012 (Dunn) An act relating to the state and place of birth and the name of the mother of the child born in the state for purposes of establishing the right of the child to receive the services of the department of social services and for making it difficult to establish a birth.

Provides provisions for the name and address of parents before whom birth is registered, the name of the mother and the name of the child registered, the name of the child and the name of the parents, and the name of the child and the name of the parents.

Requires that children:

AB 1013 (Wright) An act relating to the adoption process to require adoptive parents to make their personal information public.

AB 1014 (Wright) An act relating to the adoption of commercial insurance.

Provides minimum bonding and liability requirements for agents retained by persons or firms engaged in placing the services of life insurance in reliance on the services of such agents, including for the use and sale of annuity products.

AB 1015 (Wright) An act relating to the adoption of commercial insurance.

Provides that agents retained by persons or firms engaged in placing the services of life insurance in reliance on the services of such agents shall be bonded and liable for the same.

AB 1016 (Wright) An act relating to the adoption of commercial insurance.

Provides that agents retained by persons or firms engaged in placing the services of life insurance in reliance on the services of such agents shall be bonded and liable for the same.

AB 1017 (Wright) An act relating to the adoption of commercial insurance.

Provides that agents retained by persons or firms engaged in placing the services of life insurance in reliance on the services of such agents shall be bonded and liable for the same.

AB 1018 (Donaldson & Tull) An act relating to the adoption of commercial insurance.

See House J. 1018 for further details.

AB 1019 (Kamm) An act relating to the adoption of commercial insurance.

Provides that agents retained by persons or firms engaged in placing the services of life insurance in reliance on the services of such agents shall be bonded and liable for the same.

AB 1020 (Kamm) An act relating to the adoption of commercial insurance.

Provides that agents retained by persons or firms engaged in placing the services of life insurance in reliance on the services of such agents shall be bonded and liable for the same.

AB 1021 (Kamm) An act relating to the adoption of commercial insurance.

AB 1022 (Kamm) An act relating to the adoption of commercial insurance.

AB 1023 (Kamm) An act relating to the adoption of commercial insurance.

A.B. 636—**KELLY.** (Rev. & Tax.) Amends Sec. 12256, R. & T. C., re insurance taxes, making no substantive change.

A.B. 637—**KELLY.** (Fin. & Ins.) Amends Sec. 10273, Ins. C., re noncancelable policies, making no substantive change.

A.B. 638—**KELLY.** (Trans. & C.) Repeals Sec. 249.13, Veh. C., to make caravanning law applicable to transportation of vehicles any place in State, rather than between Zone 1 in the north and Zone 2 in the south.

A.B. 639—**ELLIOTT.** (Mil. Aff.) Adds Sec. 986.4, M. & V. C., re required contract provisions for farm and home purchases by veterans.

Requires provision in contract between veteran and Department of Veterans Affairs re purchase of farm or home that until all payments are made veteran shall not execute or record any instrument which imposes restriction upon sale or occupancy of property, subject to contract, on basis of race, color, or creed.

Requires such provision to include option to department to declare unpaid purchase price immediately due and payable if any violation and requires such provision to be binding on veteran and his assignees.

A.B. 640—**HAWKINS.** (G. E. & E.) Adds Secs. 653b and 653c, Pen. C., re offenses re bonds for construction and repair of dwellings.

Requires person, firm or corporation, or partnership, or agent or employee to furnish contracting party with surety bond for faithful performance of contract and payment to persons supplying labor or materials, prior to entering contract where consideration over \$500. Prohibits such persons or entities from obtaining signature of contracting party on completion certificate prior to actual completion or use of certificate prior to completion to obtain property or credit. Makes person violating provision guilty of misdemeanor.

A.B. 641—**PATTEE.** (F. & G.) Amends Sec. 1065, F. & G. C., re sardines.

Changes season for taking sardines to be used in reduction plant or by a packer to open one month earlier and close one month earlier than presently.

A.B. 642—**PATTEE.** (Trans. & C.) Adds Sec. 469, S. & H. C., to add Route 169 from Route 56 near Del Rey Oaks to Route 117 via Canyon del Rey.

A.B. 643—**ERNEST R. GEDDES.** (Rev. & Tax.) Amends Sec. 6454, R. & T. C., re sales tax, providing that seller who files return and remittance prior to due date may deduct 3 percent of amount of tax due.

A.B. 644—**ERNEST R. GEDDES.** (Jud.) Amends Sec. 6100, Gov. C., re payment of fees for performance of official services.

Provides that state and local officers shall not perform such services except upon payment of prescribed fees except as specifically otherwise provided by law rather than as provided by chapter on subject.

A.B. 645—**ERNEST R. GEDDES.** (Jud.) Repeals Sec. 6101, Gov. C., which provided that public officers should charge no fee in proceedings upon habeas corpus.

A.B. 646—**ERNEST R. GEDDES.** (Jud.) Amends Sec. 26827, Gov. C., re probate fees.

Requires fees for filing and setting for hearing certain probate petitions and trustee accounts and additional fee based on inventory and appraisement of estate.

A.B. 647—**ERNEST R. GEDDES.** (G. E. & E.) Adds Ch. 20, Div. 3, B. & P. C., re building designers.

Creates within Department of Professional and Vocational Standards a State Board of Building Designers consisting of five members appointed by Governor for terms of four years.

Prescribes powers and duties of board including licensing of persons practicing building designing.

A.B. 648—ERNEST R. GEDDES. (Ed.) Adds Sec. 7099, Ed. C., re classes for adults in county jail, road camp or farm.

Requires Superintendent of Public Instruction to allow each district maintaining such classes total expense thereof, not to exceed amount of teachers' salaries plus one-tenth. Sets total amount allowed at not less than \$120 nor more than \$148 for each unit of average daily attendance. Specifies type of instruction in such classes.

A.B. 649—ERNEST R. GEDDES. (C., P., & P. W.) Amends Sec. 25907, Gov. C., re county parks and recreation grounds.

Allows board of supervisors of county owning or operating public park or recreation area, rather than owning public park, to lease or grant licenses for use of its property to person, firm, or corporation for concession or services consistent with park and recreation purposes, as well as to other specified corporations and associations.

A.B. 650—WEINBERGER. (G. O.) Amends and repeals various secs., Pen. C. and W. & I. C., re correction and elimination of obsolete and repetitious references and provisions in laws re State's correctional system and agencies in Department of Justice.

A.B. 651—ERNEST R. GEDDES (By request). (Ed.) Amends Sec. 2481, Ed. C., re organization of school districts.

Permits board of supervisors to order an election on question of annexation of contiguous elementary school district to city school district.

Prescribes procedure for calling and conducting such elections.

A.B. 652—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 1327, U. I. C., re notice of filing of unemployment insurance benefit claim.

Provides that notice of filing of new or additional claim shall be sent to all base period employers, as well as most recent employer.

A.B. 653—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 930, U. I. C., re covered employment with respect to wage earnings for unemployment insurance purposes.

Provides that for purpose of determining amount of wages earned in calendar year, covered employment includes services deemed covered employment under unemployment insurance law of any other state.

A.B. 654—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 3254, U. I. C., re conditions upon approval of unemployment disability insurance voluntary plans.

Provides, as condition for approval, that plan be made available to all and be consented to by majority of employees in a particular class, rather than to all employees in a distinct separate establishment of employer, and eliminates condition that plan not result in substantial selection of risks adverse to Disability Fund.

A.B. 655—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 144, 2901, and 2903, U. I. C., re unemployment disability insurance worker contributions, making no substantive change.

A.B. 656—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 2652, U. I. C., re establishment of valid claim for unemployment disability insurance, making no substantive change.

A.B. 657—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 2655, U. I. C., re unemployment disability insurance weekly benefit amounts, making no substantive change.

A.B. 658—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 2655, and adds Sec. 2657, U. I. C., re unemployment disability insurance weekly benefit amounts.

Provides that where disability benefits are chargeable to extended liability account, weekly benefit amounts shall be same as those for unemployment insurance rather than regular disability benefit amounts.

A.B. 659—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 3101, U. I. C., re unemployment disability insurance extended liability account, making no substantive change.

A.B. 660—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 3102 and 3103, U. I. C., re annual augmentation of unemployment disability insurance extended liability account.

Provides that annually, beginning 1957, credit to extended liability account be an amount equal to .0235 percent of wages in covered employment for year, and provides that if charges for year exceed credits, worker contributions collected during years 1944 through December 1, 1946, shall be used to make up deficiency.

A.B. 661—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 3254, U. I. C., re approval of unemployment disability insurance voluntary plans.

— Eliminates, as condition of approval, requirement that plan not result in substantial selection of risks adverse to Disability Fund.

A.B. 662—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 3254, U. I. C., re approval of unemployment disability insurance voluntary plans.

Eliminates, as condition of approval, requirement that plan not result in substantial selection of risks adverse to Disability Fund, and prohibits provisions for amendment of plan unless employees are permitted to withdraw from plan before effective date of amendment.

A.B. 663—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 2629, U. I. C., re eligibility for unemployment disability insurance benefits, making no substantive change.

A.B. 664—ERNEST R. GEDDES. (Fin. & Ins.) Adds Secs. 3105 and 3106, U. I. C., re insurers of unemployment disability insurance voluntary plans.

Requires, beginning 1957, that Department of Employment maintain separate account of worker contributions received and premium tax paid State by each insurer of a voluntary plan during year, that department charge each account with assessments for deficiencies in extended liability account and credit each for premium tax paid up to a total of \$750,000 tax for all insurers, and requires annual reports of amounts from insurers.

A.B. 665—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 2656, U. I. C., re amount of unemployment disability insurance benefits, making no substantive change.

A.B. 666—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 2804, U. I. C., re unemployment disability insurance additional benefits, making no substantive change.

A.B. 667—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 4903, Lab. C., re workmen's compensation, making no substantive change.

A.B. 668—McGEE. (Rev. & Tax.) Amends Sec. 107, R. & T. C., re definition of possessory interests for purposes of taxation, to provide expressly that term is applicable to interests in personal property.

To take effect immediately, urgency measure.

A.B. 669—KELLY. (Ed.) Amends Sec. 411, Ed. C., changing annual salary of Kern County Superintendent of Schools to unspecified amount.

A.B. 670—FRANCIS. (Trans. & C.) Adds Sec. 374a, Pen. C., authorizing any city or county to offer and pay rewards for information leading to arrest and conviction of any person placing or dumping rubbish, garbage, or other offensive matter on public or private property.

A.B. 671—FRANCIS. (Jud.) Amends Sec. 69599, Gov. C., increasing number of superior court judges in San Mateo County from four to five.

A.B. 672—FRANCIS. (Jud.) Amends Sec. 69749, Gov. C., re sessions of superior court, making no substantive change.

A.B. 673—FRANCIS. (Jud.) Amends Sec. 69742, Gov. C., re sessions of superior court.

Requires session to be held in city with population of 35,000 where city hall is at least eight miles from county courthouse within six months after request therefor is made by city to court.

A.B. 674—GAFFNEY. (Ind. R.) Adds Pt. 3.5, Div. 5, Lab. C., re first aid and ambulance facilities.

Requires persons employing or directing others in construction or maintenance of structures and in excavation work to make available ambulance and first aid facilities, and makes violation a misdemeanor.

Requires Division of Industrial Safety to enforce part.

A.B. 675—McGEE. (W. & M.) Appropriates \$25,200,000 from General Fund to Department of Water Resources for relocation of Western Pacific Railroad tracks and State Route 21 in vicinity of Oroville Dam and Reservoir.

A.B. 676—CUNNINGHAM. (Rev. & Tax.) Amends and adds various secs., R. & T. C., re bank and corporation taxes, making provisions on depreciation deduction conform with Federal 1954 Internal Revenue Code.

To take effect immediately, tax levy.

A.B. 677—CUNNINGHAM. (Rev. & Tax.) Amends and adds various secs., R. & T. C., making provisions on depreciation deduction conform with Federal 1954 Internal Revenue Code.

To take effect immediately, tax levy.

A.B. 678—McCOLLISTER. (C., P., & P. W.) New act, conveying unspecified tide, submerged, swamp and overflowed lands to Bolinas Bay Harbor District, subject to specified conditions and restrictions.

A.B. 679—COOLIDGE. (Soc. Wel.) Adds and repeals various secs., W. & I. C., re medical services to recipients of public assistance.

Provides program of medical services or other remedial care to public assistance recipients, to be carried out by same agents authorized by boards of supervisors to administer public assistance programs. Requires State Social Welfare Board to adopt rules and regulations re program. Creates Medical Care Premium Deposit Fund and makes continuous appropriation thereto from General Fund in accordance with prescribed formula. Provides procedure for claiming and payment of aid for medical services. Prescribes eligibility qualifications for recipients of aid.

To take effect immediately, urgency measure, operative July 1, 1957.

A.B. 680—CHAPEL. (Rev. & Tax.) Repeals Sec. 4111, R. & T. C., re recorder's notation on margin of deed upon redemption of tax delinquent property.

A.B. 681—MUNNELL. (C., P., & P. W.) Adds Ch. 1.5, Div. 20, H. & S. C., re air pollution.

Creates State Air Pollution Control Board consisting of Director of Public Health, Director of Natural Resources, and nine members appointed by Governor including one person each from fields of industry, control of industrial aerial waste, city government, and county government, and insofar as practicable a member from each of nine defined regions.

Prescribes duties of board to formulate state-wide policy for air pollution control, administer programs of financial assistance and research, and take action when regional boards fail to do so.

Divides State into nine regions, with regional boards appointed by Governor. Prescribes duties of boards to investigate air pollution, study and promote methods of control and, on failure of other authorities to act, take steps for abatement of pollution conditions.

Exempts any activated air pollution control district from jurisdiction of state or regional boards created in act.

A.B. 682—MUNNELL. (Ed.) Adds Sec. 18403.1, Ed. C., and Sec. 65805.1, Gov. C., re zoning of land near school sites.

Prohibits modification of land use within 500 feet of school site approved by planning commission at time of acquisition unless school district governing board approves modification.

A.B. 683—MUNNELL. (Fin. & Ins.) Amends Secs. 930, 985, and 1176, U. I. C., re total annual amount of wages subject to unemployment and disability insurance contributions.

Increases from \$3,000 to \$4,200, amount of wage receipts for which employer and worker contributions must be made, and maximum amount of worker contributions not subject to refund from \$30 to \$42.

A.B. 684—MUNNELL. (Elec. & Reap.) Amends Sec. 5410.5, P. R. C., re directors of recreation, park and parkway districts.

Provides that if only one person has been nominated for each office of member of board of directors or no one has been nominated, board must order election not held and appoint to office of director person nominated. If no person has been nominated, vacancy to be filled by vote of those directors whose terms do not expire at said election.

A.B. 685—MUNNELL. (Fin. & Ins.) Amends Sec. 10490.1, Ins. C., re exemption of mutual benefit associations of employee groups from provisions of code.

Extends exemption of mutual benefit associations composed of employee groups to mutual benefit associations confining membership to persons in hazardous occupations, and to all types of benefits provided rather than to life insurance or disability benefits only.

A.B. 686—MUNNELL. (Fin. & Ins.) Repeals Secs. 633 and 709, U. I. C., re services included in covered employment under unemployment insurance laws.

Eliminates services performed for states or political subdivisions thereof, as employment excluded from coverage.

A.B. 687—MUNNELL. (Fin. & Ins.) Amends Sec. 1280, U. I. C., re unemployment insurance weekly benefit amounts.

Increases maximum weekly benefit amount from \$33 to \$55, and reduces minimum base period highest quarterly wage requirement for all but lowest benefit amount.

A.B. 688—MUNNELL. (Fin. & Ins.) Amends and repeals various secs., U. I. C., re unemployment insurance tax contributions.

Eliminates experience rating system and provisions for maintenance of separate reserve accounts for employers, and requires, beginning 1957, that all employers pay tax at rate of 2.7 percent of wages regardless of employment experience.

A.B. 689—MUNNELL. (Fin. & Ins.) Repeals Secs. 634, 643, and 644, U. I. C., re service covered by unemployment insurance laws.

Eliminates as exclusion from coverage, services in employment of charitable or voluntary employees' beneficiary associations.

A.B. 690—MUNNELL. (Fin. & Ins.) Repeals Secs. 629 and 639, U. I. C., re employment covered by unemployment insurance laws.

Eliminates as exclusion from coverage, employment as domestic servant in private home or college club, fraternity, or sorority.

A.B. 691—MUNNELL. (Fin. & Ins.) Repeals various secs., U. I. C. re employment covered by unemployment insurance laws.

Eliminates as exclusion from coverage, services performed in agricultural labor or for agricultural or horticultural association.

A.B. 692—MUNNELL. (Fin. & Ins.) Amends Sec. 1253, U. I. C., re unemployment insurance benefits.

Provides that benefits shall be paid for waiting week where period of unemployment is greater than one week in duration, rather than no benefits for such week.

A.B. 693—MUNNELL. (Fin. & Ins.) Adds Sec. 1282, U. I. C., re unemployment insurance weekly benefit amounts.

Provides additional weekly benefit amounts of \$5 for claimant's dependent spouse and \$2.50 for each of maximum of two dependent children under 18 years.

A.B. 694—HANSEN. (Fin. & Ins.) Adds Sec. 6017.5, Ins. C., re policy form for county mutual fire insurers.

Provides that insurers authorized to eliminate assessment liability may use California Standard Form Insurance Policy rather than prescribed form.

A.B. 695—HANSEN. (Fin. & Ins.) Adds Sec. 5050.7, Ins. C., re county mutual insurers.

Permits county mutual fire insurers authorized to eliminate assessment liability, to endorse existing fire policies on dwellings, farm buildings, and property, to add liability insurance coverage.

A.B. 696—HANSEN. (Fin. & Ins.) Amends Sec. 6040, Ins. C., re risks insured by county mutual fire insurers, making no substantive change.

A.B. 697—HANSEN. (Fin. & Ins.) Amends Sec. 6017, Ins. C., re standard policy form for county mutual fire insurers, making no substantive change.

A.B. 698—HANSEN. (Fin. & Ins.) Amends Sec. 6010, Ins. C., re standard form of county mutual fire insurer's policy, making no substantive change.

A.B. 699—McCOLLISTER. (Assembly 3d reading). Appropriates \$38,400 in augmentation of 1956 Budget Act appropriation to pay expenses of Members of Assembly.

To take effect immediately, usual current expenses.

A.B. 700—CALDECOTT (Departmental). (Ed.) Amends various sees., Ed. C., providing for superintendent, rather than principal, of California School for Blind.

A.B. 701—CALDECOTT (Departmental). (Ed.) Amends Sec. 20800, Ed. C., re expenses of deaf students attending college.

Extends authority of Department of Education to pay expenses of deaf students attending Gallaudet College, Washington, D. C., to include students who have resided in state two years and attend public or private college or university in state.

A.B. 702—CONRAD. (Elec. & Reap.) Adds, repeals, and amends various sees. and art. headings, Elec. C., re precinct boards.

Provides for composition of precinct boards in precincts containing more than 300 registered voters, and authorizes appointment in such precincts of six clerks to assist in canvassing ballots. Prescribes compensation of such clerks.

Authorizes appointment of additional precinct officers in precincts containing more than 200 registered voters, and of substitutive canvassing boards in any precinct, with provision for one additional such board for each 150 registered voters in precinct. Prescribes compensation of members of substitutive canvassing boards.

Specifies procedure to be followed in canvassing ballots by substitutive canvassing boards or in precincts having six additional clerks for canvassing ballots.

A.B. 703—WINTON. (G. E. & E.) Amends Sec. 19539, B. & P. C., re horse racing, making no substantive change.

A.B. 704—BEE. (Jud.) Amends Sec. 28103, Gov. C., re compensation of Alameda County grand jurors.

Increases daily fee from \$5 to \$10. Changes mileage from necessary common carrier fare to 10 cents a mile for each mile actually traveled in attending sessions.

A.B. 705—BEE. (Ed.) Adds Sec. 18100.1, Ed. C., requiring that substitute teacher employed by school district for 75 percent of school days during one semester shall thereafter be classified as probationary employee.

A.B. 706—BEE. (Ed.) Amends Sec. 7701, Ed. C., re school building aid, making no substantive change.

A.B. 707—BEE. (Ed.) Amends Sec. 13583, Ed. C., re dismissal of probationary certificated school district employees.

Allows dismissal of such employees for cause only in all districts, rather than in districts with an average daily attendance of \$5,000 or more. Prohibits denial of right of employee to hearing to determine dismissal cause.

**A.B. 708—O'CONNELL.** (Rls.) Amends Sec. 9357.2, Gov. C., re membership in Legislators' Retirement System, making no substantive change.

**A.B. 709—BIDDICK.** (Jud.) Adds Sec. 384, Pen. C., re refusal in emergency to relinquish party line telephone.

Makes it a misdemeanor to wilfully refuse to immediately relinquish party-line when informed that line is needed for emergency call to report a fire, call police, medical aid, or ambulance, or to secure party line by falsely claiming need to make such calls.

Makes it misdemeanor to distribute telephone directories without notice and explanation of offense printed therein.

**A.B. 710—BIDDICK.** (C., P., & P. W.) Adds Sec. 1258, amends Sec. 6110, Wat. C., re flood control.

Requires State Water Rights Board, in allowing appropriation of water, to impose terms and conditions it deems necessary in public interest to provide for regulation of flow of water to prevent or minimize flood damage.

Authorizes Department of Water Resources to immediately employ any remedial means necessary to protect life and property if operation of dam subject to its jurisdiction is such, in department's judgment, as to endanger or threaten to endanger life or property due to flood waters.

**A.B. 711—BIDDICK.** (Mun. & C. G.) Amends Sec. 24406, Ed. C., re community recreation.

Provides that board of recreation commission shall consist of either five or seven members as determined by appointing power, rather than five members.

**A.B. 712—BIDDICK.** (Soc. Wel.) Amends Sec. 1526, W. & I. C., re residence of child of mentally ill person.

Provides residence of child of person committed by one county to mental institution in another shall be determined as of date of commitment, and county in which institution is located shall not become responsible for support of child unless child establishes physical residence in that county; provision to apply whether person committed remains in institution or is placed in private home.

**A.B. 713—BIDDICK.** (Agr.) Amends Sec. 809, Ag. C., re walnut sizes, to reduce required diameter of "jumbo," "large," and "medium" or "standard size" classes.

**A.B. 714—BIDDICK.** (Fin. & Ins.) Amends Secs. 2710 and 2801, U. I. C., re unemployment disability insurance additional benefits.

Provides that physician's certification requirement for additional benefits is satisfied by certificate of hospital superintendent in cases of persons confined in state hospitals.

**A.B. 715—BIDDICK.** (Fin. & Ins.) Repeals Secs. 2629 and 2804, U. I. C., re eligibility for unemployment insurance disability benefits.

Eliminates as condition of eligibility for disability and additional benefits, requirement that claimant not be entitled to receive workmen's compensation or employers' liability benefits.

**A.B. 716—BIDDICK.** (Fin. & Ins.) Repeals Sec. 3270, U. I. C., re approval of unemployment disability insurance voluntary plans.

Requires that condition on approval that voluntary plan not result in substantial selection of risks adverse to Disability Fund become operative in 1957, rather than beginning 1958.

**A.B. 717—BIDDICK.** (Mun. & C. G.) Amends Sec. 28113, Gov. C., changing annual salaries of San Joaquin County auditor, district attorney, and supervisors to unspecified amounts.

**A.B. 718—BIDDICK.** (Jud.) Amends Sec. 74802, Gov. C., changing monthly salary of Stockton municipal court clerk to unspecified amount.

**A.B. 719—BONELLI.** (Rev. & Tax.) Amends Sec. 17208, R. & T. C., re personal income taxes, making provisions on depreciation deduction conform in part with Federal 1954 Internal Revenue Code.

A.B. 720—BONELLI. (Rev. & Tax.) Amends Sec. 24349, R. & T. C., re bank and corporation taxes, making provisions on depreciation deduction conform in part with Federal 1954 Internal Revenue Code.

A.B. 721—RUMFORD. (Fin. & Ins.) Repeals Sec. 1264, U. I. C., re eligibility for unemployment insurance benefits.

Eliminates as ground for ineligibility, unemployment caused by leaving work to be married, moving to accompany or join spouse, or because of domestic circumstances.

A.B. 722—RUMFORD. (Fin. & Ins.) Amends Sec. 1257, U. I. C., re disqualification for unemployment insurance benefits.

Exempts claimant who is ineligible because unable, unavailable, or not seeking work, from disqualification for refusal to accept offer of suitable employment.

A.B. 723—RUMFORD. (Fin. & Ins.) Amends Sec. 1264, U. I. C., re disqualification for unemployment insurance benefits for unemployment caused by marital or domestic circumstances.

Makes clarifying change in language to make the period of disqualification run from time of termination of employment until re-employment, rather than from time of termination for duration of ensuing period of unemployment until re-employment.

A.B. 724—RUMFORD. (Fin. & Ins.) Amends Sec. 1260, U. I. C., re duration of period of disqualification for unemployment insurance benefits.

Permits period of disqualification for wilful false statement or refusal to accept suitable employment to begin with the earlier of the week subsequent to occurrence of cause of disqualification in which claimant first registers or week in which he first finds suitable employment, rather than week of first registration alone.

A.B. 725—BRADLEY. (Jud.) Amends Sec. 1449, Pen. C., re time for pronouncement of judgments in inferior courts.

Requires court to appoint such time which must be not more than five days, rather than not less than six hours nor more than five days, after verdict or plea of guilty.

A.B. 726—BRADLEY. (G. E. & E.) Amends and adds various secs., B. & P. C., re architecture.

See digest of Senate Bill No. 1867, apparently identical.

A.B. 727—BRADLEY. (Fin. & Ins.) Amends Sec. 1132, U. I. C., re notice of assessments for unpaid unemployment insurance tax contributions.

Limits time within which tax assessment must be made in case of failure to file return without good cause to 10 years from time liability accrued, rather than no limit, and permits waiver by employer.

A.B. 728—KELLY. (Trans. & C.) Adds Ch. 1b, Div. 8, B. & P. C., to require used car dealers to remain closed on Sundays.

A.B. 729—KELLY. (Mun. & C. G.) Amends Sec. 28111, Gov. C., increasing annual salary of Kern County supervisors from \$9,000 to \$12,000.

A.B. 730—DONAHOE. (Ed.) Amends Sec. 1, Ed. C., re education, making no substantive change.

A.B. 731—DONAHOE. (Ed.) Amends Sec. 11022, Ed. C., re textbooks, making no substantive change.

A.B. 732—DONAHOE. (Ed.) Amends Sec. 1006, Ed. C., re school district governing boards, making no substantive change.

A.B. 733—DONAHOE (Departmental). (Ed.) Amends Sec. 14575, Ed. C., re State Teachers' Retirement System.

Restates and clarifies provision re benefits to beneficiaries at death of member prior to retirement.

A.B. 734—DONAHOE (Departmental). (Ed.) Amends and adds various secs., Ed. C., re State Teachers' Retirement System.

Revises provision re definition of final compensation, investment of retirement funds, confidential nature of records, computation of service, withdrawal and re-deposit of contributions, election of options, and nomination of beneficiaries.

Makes other technical and clarifying changes.

A.B. 735—DONAHOE (Departmental). (Ed.) Amends Secs. 8052 and 12202, Ed. C., re agreements between school districts and teacher education institutions accredited by State Board of Education.

Authorizes agreements to provide supervised field experience in public schools in areas called for in requirements of school credentials for students enrolled in such institutions. Provides for issuance of preliminary certificate authorizing holder to do supervised field experience.

A.B. 736—DAHL. (Trans. & C.) Amends Secs. 511, 511.1, 511.2, and 511.3, adds Sec. 511.5, Veh. C., to provide 65 m.p.h. maximum speed limit.

A.B. 737—DAHL. (C. S. & S. P.) Amends Sec. 18005, Gov. C., requiring lump sum payment for unused or accumulated sick leave to state personnel upon separation from state service.

A.B. 738—HEGLAND. (Ed.) Adds Ch. 17.5, Div. 3, Secs. 5053.1 and 7725.1, and amends Secs. 5053 and 7725, Ed. C., re issuance of certificates of indebtedness by school districts.

Authorizes districts to issue certificates payable in 10 years, after approval of two-thirds of district electors voting at election therefor. Prescribes purposes for which certificates may be issued. Limits maximum amount and prescribes procedure for issuance and payment of certificates. Pledges full faith and credit of State for payment of certificates in case of default and appropriates sum from General Fund to pay defaulted certificates. Allows repayment of state school building aid apportionment from proceeds of certificates.

A.B. 739—HEGLAND. (Rev. & Tax.) Adds Secs. 34401.5 and 35493.5, H. & S. C., re taxation of housing projects.

Imposes on every housing authority owning and operating a housing project, and on every city, county, or housing authority owning and operating a temporary housing project, for the privilege of operating such project, an annual tax equal to aggregate annual taxes on the property that would be payable by it to any school district in which property is located if property were taxable.

Requires State Board of Equalization to value property for purposes of tax. Provides for inclusion of such valuation in assessed value of school district property for fund allocation purposes.

Directs that tax revenue be used for school district purposes.

A.B. 740—KLOCKSIEM. (Mun. & C. G.) Adds Sec. 4819, H. & S. C., to permit advance of funds for initial costs of county sanitation district upon formation by other such districts in same county, subject to repayment out of first available funds.

A.B. 741—KLOCKSIEM. (Mun. & C. G.) Amends, repeals and adds various secs., H. & S. C., to make numerous changes with respect to powers of a county sanitation district.

A.B. 742—COOLIDGE. (G. E. & E.) Adds and amends various secs., B. & P. C., re regulation of advance fee transactions of real estate and business opportunity licentiates and others.

Extends definitions of business opportunity broker and salesman to include persons in such categories engaging in advance-fee listing transactions in offering to sell, exchange, lease, or rent real property; establishes detailed definition of types of seller or buyer lists and agreements constituting advance fee listings; and authorizes commissioner to prescribe forms of advance fee agreements, require accountings to be submitted to board, and makes violations of commissioner's requirements ground for disciplinary action, injunctive relief, or both.

Revises definition of "advance fee" and requires advance fee accountings to commissioner and to principals, of all persons and entities rather than of licensees alone.

A.B. 743—FRANCIS. (Jud.) Adds Sec. 499f, Pen. C., re theft from incapacitated person.

Makes it a felony to steal, regardless of value of stolen property, from any person who is so incapacitated that his ability to defend himself or think is substantially impaired and the condition is known or reasonably should be known by the thief.

A.B. 744—FRANCIS. (Jud.) Adds Sec. 499e, Pen. C., re theft by law officer from arrested person.

Makes it a felony for officer to steal property taken from arrested person, regardless of value.

A.B. 745—FRANCIS. (Jud.) Adds Sec. 851.5, Pen. C., re telephone calls by arrested persons.

Provides person has right to make three telephone calls immediately after being booked. Requires city, county, or State, as appropriate, to advance up to \$10 for that purpose if person is without money. Makes deprivation of right by public officer or employee a misdemeanor.

A.B. 746—PATTEE. (Fin. & Ins.) Amends Sec. 651, U. I. C., re employment excluded from unemployment insurance coverage.

Excludes from coverage all services performed by golf caddy in carrying clubs, rather than only services when not in employ of golf club or association.

A.B. 747—SAMUEL R. GEDDES. (Soc. Wel.) Amends Secs. 3084, 3084.1, adds Sec. 3084.2, W. & I. C., re amount of aid to needy blind.

Sets maximum amount of aid payable to recipient of aid at \$99, rather than \$95, but provides if actual need of recipient exceeds \$99, recipient is entitled to receive aid which, when added to income, equals actual need.

Eliminates maximum and minimum limitations prescribed in provision requiring increases or decreases in aid to needy blind in accordance with federal increases or decreases.

Provides that in determining need of recipient, only such income and resources as are actually and immediately available to individual for his support shall be taken into consideration in computing aid grant.

A.B. 748—SAMUEL R. GEDDES. (Soc. Wel.) Adds Sec. 3084.5, W. & I. C., re aid to blind.

States for blind aid purposes, applicant's share of wife's community income shall be determined in accordance with rules appearing in provisions containing relatives' contribution scales.

A.B. 749—SAMUEL R. GEDDES. (Soc. Wel.) Amends Sec. 3472, 3472.1, W. & I. C., re amount of aid to partially self-supporting blind.

Sets maximum amount of aid payable to recipient of aid to partially self-supporting blind at \$99, rather than \$95, but provides if actual need of recipient exceeds \$99, recipient is entitled to receive aid which, when added to income, equals actual need.

Eliminates maximum and minimum limitations prescribed in provision requiring increases or decreases in aid to partially self-supporting blind in accordance with federal increases or decreases.

Provides that in determining need of recipient, only such income and resources as are actually and immediately available to individual for his support shall be taken into consideration in computing aid grant.

A.B. 750—LINDSAY. (G. E. & E.) Adds Ch. 20, Div. 3, B. & P. C., to create within Department of Professional and Vocational Standards a State Board of Registration for Professional Planners.

A.B. 751—BRADLEY. (Jud.) Amends Sec. 1385, Pen. C., re dismissal of actions in criminal proceedings.

Provides that court may dismiss a complaint, indictment or information, or any count or allegation therein, at any time prior to conviction, on motion of prosecuting attorney, rather than dismiss such actions, on application of prosecuting attorney, or on court's own motion.

Deletes requirement that dismissing order state reasons.

Deletes prohibition against dismissal if cause would be grounds for demurrer to the pleading.

A.B. 752—REES. (Elec. & Reap.) Amends Sec. 4504, Elec. C., re campaign statements.

Requires candidate and committee treasurer to show in campaign statement contributions made by each individual listed, rather than total amount of contributions.

Requires candidate and committee treasurer, where contribution exceeds \$25, to show in campaign statement name of organization which contributor represents.

A.B. 753—REES. (Elec. & Reap.) Amends Sec. 4532, adds Art. 6, Ch. 1, Div. 7, Elec. C., re filing of campaign statements.

Requires candidates and committee treasurers to file campaign statements within 10, rather than 35, days after election or primary.

Authorizes voter to bring action in superior court to compel candidate or campaign treasurer to file campaign statement; correct erroneous statement, or supplement incomplete statement.

Requires application for such relief to be filed not less than 10 nor more than 25 days after election or primary, and requires notice to be given candidate or treasurer within 48 hours after filing.

Gives application of voter preference over other actions and proceedings pending in court, and requires court to hear and act upon it within five days after filing.

Requires candidate or treasurer to comply with court order within five days of rendering thereof, and makes failure to so comply a misdemeanor.

A.B. 754—REES. (Elec. & Reap.) Adds Sec. 4506, Elec. C., re campaign contributions.

Makes it unlawful to expend money or services in behalf of candidate without written consent of candidate, his campaign manager, campaign committee treasurer, or other person authorized to give consent.

Exempts contributions of personal services by individual, or use of own home.

A.B. 755—REES. (Elec. & Reap.) Amends Sec. 4504, Elec. C., re campaign statements.

Requires candidate and committee treasurer to show in campaign statement monetary value of any valuable consideration furnished to candidate or in his behalf, directly or indirectly, including value of materials and services made available by contributor to aid candidate's nomination or election.

Exempts from foregoing requirement value of individual's contribution of his personal services or use of his home as meeting place, and of endorsements of candidate issued by organizations or groups in newspapers, by mail, or by other means calculated to reach public.

A.B. 756—REES. (Elec. & Reap.) Amends Sec. 4502, Elec. C., re campaign statements.

Extends definition of "committees" required to file campaign statements to groups of persons, incorporated or not, which contribute or expend money or valuable consideration, directly or indirectly, in aid of candidate's nomination or election.

Requires treasurer of campaign committee to show on campaign statement his name, name of principal officer of committee, and business address of committee, if any, otherwise his own address or that of principal officer.

Makes other technical and clarifying changes.

A.B. 757—REES. (Elec. & Reap.) Amends Sec. 4501, Elec. C., re definition of candidate.

Redefines "candidate," for purposes of reporting campaign expenditures, as any person who seeks nomination or election to federal, state, county, judicial, or municipal office, or to county central committee, rather than a person who has filed a declaration of candidacy either himself or by sponsors.

A.B. 758—ELLIOTT. (Ed.) Adds Sec. 16146, Ed. C., re student organizations.

Prohibits official recognition by state colleges or university, of student organizations which restrict membership on basis of race, color, religion, or national origin, and forbids use of school facilities by such organizations without payment.

Contains severability clause.

A.B. 759—O'CONNELL. (C., P., & P. W.) Amends Ch. 1573, Stats. 1955, the Hunters Point Reclamation District Act, re grants of property to said district.

Deletes provisions re exchange of state lands for district lands, and grants to city and county state's title to public highways within district and lands within such highways, reserving mineral rights to State. Authorizes city and county to realign or vacate such highways when board of supervisors and trustees of district determine it to be in best interest of district, and if vacated, requires land to be disposed of in same manner as other city and county surplus lands.

A.B. 760—O'CONNELL. (C., P., & P. W.) Amends Ch. 1573, Stats. 1955, the Hunters Point Reclamation District Act, re loans of money to said district.

Authorizes City and County of San Francisco to lend money to district for organization and operation prior to first receipt of assessment revenues, to be repayable from first assessment revenues.

A.B. 761—O'CONNELL. (C., P., & P. W.) Amends Ch. 1573, Stats. 1955, the Hunters Point Reclamation District Act, re loans of money and grants of property to said district.

See digest of S.B. 978, apparently identical.

A.B. 762—UNRUH. (Ed.) Amends Sec. 18051, Ed. C., raising from \$1,000 to \$2,000 school district contracts which must be let to lowest bidder.

A.B. 763—UNRUH. (Ed.) Adds Sec. 19315, Ed. C., re junior college cafeterias. Gives school district governing board power to make financial and administrative arrangements governing use of junior college cafeteria as laboratory or classroom.

A.B. 764—UNRUH. (Ed.) Amends Sec. 7401, Ed. C., authorizing school districts to issue bonds for purpose of supplying outdoor movable equipment.

A.B. 765—DONALD D. DOYLE. (Ed.) Amends Sec. 10208, Ed. C., re State School Fund allowances for driver training.

Changes allowance from 75 percent of total excess cost of training each pupil but not to exceed \$30 per pupil trained to actual excess cost of training not to exceed \$40 per pupil.

A.B. 766—DONALD D. DOYLE. (Ed.) Amends Sec. 13673, Ed. C., re leaves of certificated school district employees.

Requires governing board to grant employee, so requesting, leave of absence not exceeding one year to permit study, travel or rest, rather than allowing board to grant employee leave not exceeding one year for study or travel. Fixes limitations on number of district employees who may be absent on sabbatical leave at any one time.

A.B. 767—DONALD D. DOYLE. (Ed.) Amends Secs. 7102.1 and 7102.2, Ed. C., re State School Fund allowances for education of mentally retarded minors.

Increases maximum allowances to districts and county superintendents of schools for such pupils from \$150 to \$350 per unit of average daily attendance.

A.B. 768—DONALD D. DOYLE. (Ed.) Amends Secs. 7101.1 and 7101.2, Ed. C., re State School Fund allowances for education of physically handicapped minors.

Increases from \$400 to \$700 per unit of average daily attendance allowances to districts and county superintendents of schools for excess cost of educating physically handicapped minors. Increases from \$400 to \$700 allowance to districts or superintendents per unit of average daily attendance of blind pupil when reader has been provided to assist with studies.

A.B. 769—DONALD D. DOYLE. (Ed.) Amends Sec. 18923, Ed. C., re purchase of newspapers and periodicals by school district.

Broadens list of reading materials for which school district governing board may pay in advance to include "other publications," and permits advance payment when such materials cannot be secured otherwise.

A.B. 770—DONALD D. DOYLE. (Ed.) Amends Sec. 5003, Ed. C., adding School Farm Fund to special funds excepted from requirement that all school district moneys be deposited in General Fund.

A.B. 771—DONALD D. DOYLE. (Ed.) Amends Sec. 13204, Ed. C., re liability of school employees.

Extends to noncertificated employees freedom from liability for death, or injury of pupil resulting from activity to which he has been lawfully assigned unless employee's negligence is proximate cause of such.

A.B. 772—DONALD D. DOYLE. (Ed.) Amends Sec. 8159.2, Ed. C., allowing school districts authorized to maintain automobile driver training classes to maintain such classes during summer vacation.

A.B. 773—ELLIOTT. (Ed.) Amends Sec. 18004, Ed. C., re improvement of public streets and other places by school districts.

Authorizes governing board to construct in immediate proximity of school or site owned and controlled by it, rather than school, pedestrian tunnels, overpasses, footbridges, sewers and water pipes required for school or administrative purposes, rather than pedestrian tunnels, sewers and water pipes required for school purposes. Authorizes governing board to acquire easements and rights of way for such purposes and for purpose of constructing sewers and improving streets and other places in front of real property owned or controlled by it.

A.B. 774—ELLIOTT. (Ed.) Amends Sec. 14131, Ed. C., re school district merit systems for noncertificated employees.

Requires personnel director to file written charges with personnel commission and send copy to employee within 10, rather than 7, days after suspension, demotion, or dismissal of employee.

A.B. 775—ELLIOTT. (Ed.) Amends Sec. 6813, Ed. C., providing that minimum school day for kindergarten class when combined with first grade is 130 minutes, inclusive of recesses.

A.B. 776—WEINBERGER. (Jud.) Amends Sec. 4018.5, and adds Sees. 4018.6, 4018.7, and 4018.8, Pen. C., re instruction and training for county jails prisoners.

Authorizes sheriff to provide classes of instruction, as well as vocational training and rehabilitation, for such prisoners, and specifies that requisite approval by board of supervisors must be given by ordinance.

Provides that such instruction and training shall be under supervision of county superintendent of schools pursuant to contract therefor, and provides that cost to county board of education shall be paid by county, which shall be reimbursed by State.

A.B. 777—WEINBERGER. (Jud.) Appropriates unspecified sum to reimburse counties for certain costs in connection with classes of instruction, vocational training and rehabilitation of prisoners in county jails.

A.B. 778—WEINBERGER. (Elec. & Reap.) Adds Sec. 2672.5, Elec. C., re filing fees required by candidates for county central committee.

Requires candidates for election to county central committees in counties using voting machines to deposit \$15 with county clerk or registrar of voters at time of filing declarations of candidacy, to be returned if there is sufficient space on voting machines to include all candidates and measures; otherwise to be treated as filing fee.

A.B. 779—BURKE. (Jud.) Amends Sec. 27361, Gov. C., re fees of county recorder.

Deletes requirement for doubling fee for recording and indexing when documents printed in less than 8-point type.

A.B. 780—HENDERSON (Departmental). (Ind. R.) Amends Sec. 1777.5, Lab. C., re apprentices.

Prohibits employment of apprentices on public works unless they are apprentices, as defined in Lab. C., who are in training under apprenticeship standards and

written apprenticeship agreements, and requires their employment be in accordance with provisions of such apprenticeship standards and apprenticeship agreements.

A.B. 781—HENDERSON. (G. E. & E.) Amends Sec. 34278, H. & S. C., re housing authorities.

Deletes power of authority to hire secretary to serve pleasure of commission. Provides that authority determine terms of employment of all employees.

A.B. 782—THOMAS. (Fin. & Ins.) Adds Sec. 145, U. I. C., re partially employed commercial fishermen under unemployment insurance laws.

Defines partially unemployed individual hired as commercial fisherman as one working less than normal work time per week attached to regular employer in fishing, and earning less than weekly benefit amount.

A.B. 783—THOMAS. (Fin. & Ins.) Adds Sec. 145, U. I. C., re commercial fishermen covered by unemployment insurance.

Defines partially employed individual hired as commercial fisherman as one attached to regular employer, working for less than normal work time per week at fishing, and earning less than weekly benefit amount.

A.B. 784—BRADLEY. (P. U. & C.) Amends Sec. 3632, Corp. C., re amendments of articles of incorporation.

Permits approval of amendments to articles of nonstock corporation by two-thirds of a quorum of the members rather than holders of a majority of the voting power.

A.B. 785—WEINBERGER (Departmental). (Ed.) Amends Sec. 20254, Ed. C., re contracts of Department of Education.

Allows Director of Education to enter agreement with state college foundation or other auxiliary organization for performance of services by school or college under jurisdiction of department.

A.B. 786—PATTEE. (Ed.) Amends Sec. 10301.5, Ed. C., re courses of study in certain elementary schools.

Permits elementary school district which maintained seven or eight grades of instruction during specified school years and which is situated in high school district maintaining junior high schools, to enter into agreement with high school district for term not to exceed five years, rather than only for fiscal year, for educating pupils of seventh or eighth grades, or both.

A.B. 787—PATTEE. (G. E. & E.) Adds Ch. 9.6, Div. 3, B. & P. C., re licensing and regulation of janitorial maintenance contractors.

See digest of A.B. 592, apparently identical.

A.B. 788—PATTEE. (Jud.) Amends Sec. 5175, W. & I. C., re public guardians.

Authorizes board of supervisors of any county, rather than only of county having population of 1,000,000 or over, to establish office of public guardian.

A.B. 789—PATTEE. (G. O.) Amends Ch. 1801, Stats. 1955, re liquor licenses.

Deletes termination date re effectiveness of provisions re issuance of licenses re premises owned by State or public agency, issuance of caterer's permits, and authorizing serving of liquor without license under specified conditions.

A.B. 790—PATTEE. (Rev. & Tax.) Adds Sec. 6388, R. & T. C., re sales tax, exempting gross receipts from sales of drugs dispensed on prescriptions.

A.B. 791—PATTEE. (W. & M.) Appropriates \$100,000 from General Fund to Governor for support of Office of Commerce and Travel.

A.B. 792—PATTEE. (G. O.) Adds Art. 5, Ch. 1, Pt. 2, Div. 3, Title 2, Gov. C., to create Office of Commerce and Travel in Office of the Governor in order to gather and disseminate information on all subjects re travel in California and markets for California commodities and services.

A.B. 793—PATTEE. (Rev. & Tax.) Adds Sec. 6390, R. & T. C., re sales taxes, exempting gross receipts from sales of Bibles.

A.B. 794—HENDERSON. (G. O.) Amends Sec. 24871, B. & P. C., re sales of wine.

See digest of S.B. 1717, apparently identical.

A.B. 795—HENDERSON. (G. O.) Amends Sec. 23661, B. & P. C., re importation of alcoholic beverages.

See digest of S.B. 1718, apparently identical.

A.B. 796—HENDERSON. (G. O.) Amends Sec. 23402, B. & P. C., re purchases of alcoholic beverages by retail licensees.

See digest of S.B. 1720, apparently identical.

A.B. 797—HENDERSON. (Rev. & Tax.) Amends Sec. 32173, R. & T. C., re taxation of wine.

Changes reference to wine storerooms to wine cellar to conform with Internal Revenue Code.

A.B. 798—HENDERSON. (G. O.) Repeals Sec. 24854, amends Secs. 24871, 24872, 24873, and 24875, B. & P. C., re sales of wine.

See digest of S.B. 1721, apparently identical.

A.B. 799—HENDERSON. (G. O.) Amends Sec. 24879, B. & P. C., re returns of wine by retailers.

See digest of S.B. 1716, apparently identical.

A.B. 800—THOMAS. (Jud.) Adds Sec. 1238.7, C. C. P., re providing eminent domain be exercised to secure source of earth fill for school site.

A.B. 801—THOMAS. (Fin. & Ins.) Amends Sec. 1253, U. I. C., re eligibility for unemployment insurance benefits.

Provides that for determining eligibility for benefits under condition that claimant be available for work, seasonal worker shall not be presumed unavailable if 50 percent of base period wages were received from employers with negative reserve account balances.

A.B. 802—THOMAS. (Fin. & Ins.) Amends Sec. 1337, U. I. C., re prompt payment of unemployment insurance benefits in cases appealed to Unemployment Insurance Appeals Board.

Provides that in appeals from referees' decision where board decision is not rendered within prescribed 60 days of the filing of appeal or completion of hearing, claimant shall be paid benefits immediately, but benefits shall not be charged to employers' accounts if eventual decision holds claimant ineligible.

A.B. 803—THOMAS. (Fin. & Ins.) Repeals Sec. 4656, Lab. C., to delete limitation against aggregate workmen's compensation payments for injury causing temporary disability extending over 240 weeks.

A.B. 804—O'CONNELL. (Elec. & Reap.) Amends Sec. 2793, Elec. C., re political party conventions, making no substantive change.

A.B. 805—O'CONNELL. (Elec. & Reap.) Amends Sec. 20, Elec. C., re elections, making no substantive change.

A.B. 806—O'CONNELL. (Elec. & Reap.) Amends Sec. 2848, Elec. C., re county central committees, to delete obsolete effective date, making no substantive change.

A.B. 807—O'CONNELL. (Elec. & Reap.) Amends Sec. 2803, Elec. C., re state central committees, making no substantive change.

A.B. 808—HENDERSON. (Ed.) Adds Art. 9, Ch. 5, Pt. 2, Div. 2, Title 3, Gov. C., re acquisition of school sites for school districts by county boards of supervisors.

Authorizes boards of supervisors to establish revolving fund and transfer money from county general fund to it for acquisition of school sites for districts in county upon certification of district governing board of necessity for site acquisition. Authorizes board of supervisors to sell and convey to district site acquired by county and requires proceeds of sale to be deposited in revolving fund.

A.B. 809—HENDERSON (Departmental). (Ed.) Amends Secs. 20355, 20356, and 20358, Ed. C., re state college student housing and feeding facilities.

Authorizes establishment of student feeding facilities at state colleges, with fees to be fixed by Director of Education with approval of Director of Finance.

Permits money in College Auxiliary Enterprise Fund to be used for operation of feeding facilities.

Authorizes use of such fund moneys for repayment of loans or advances for initial costs of establishing feeding or housing facilities.

Makes provisions re housing and feeding facilities applicable to California State Polytechnic College.

A.B. 810—WEINBERGER (Departmental). (P. U. & C.) Adds Secs. 25516 and 25517, Corp. C., re negotiating permits under Corporate Securities Law.

Authorizes Commissioner of Corporations, upon receipt of verified application, to issue permit authorizing negotiation for sale of securities in connection with proposed merger, consolidation, reclassification, reorganization, or change in rights of outstanding securities.

Prohibits sale of securities or acceptance of consideration until permit is issued under Corporate Securities Law for such sale.

A.B. 811—WEINBERGER (Departmental). (P. U. & C.) Amends Secs. 25100 and 25180, Corp. C., re exemptions from Corporate Securities Law, making technical changes by referring to Savings and Loan Association Law, rather than Building and Loan Association Act.

A.B. 812—WEINBERGER (Departmental). (P. U. & C.) Amends Sec. 25155, Corp. C., re subscriptions for securities.

Provides Corporate Securities Law does not prohibit taking of subscription from broker, insurance company, or financial institution, if subscription provides issuing company will obtain a permit authorizing issuance within 90 days and no consideration is transferred until permit is issued.

A.B. 813—WEINBERGER (Departmental). (P. U. & C.) Amends Sec. 17006, Fin. C., re exemptions from Escrow Law.

Makes Escrow Law applicable to persons whose principal business is preparing abstracts used for issuance of title policy by company doing business under insurance laws of State.

A.B. 814—WEINBERGER (Departmental). (P. U. & C.) Adds Sec. 17209.1, Fin. C., to require escrow agent to maintain liquid net worth exceeding liabilities by at least \$5,000.

A.B. 815—WEINBERGER (Departmental). (P. U. & C.) Amends Sec. 17203, Fin. C., to authorize surety in bond of escrow agent to pay full amount of liability to court appointed receiver and be released from further liability.

A.B. 816—WEINBERGER (Departmental). (P. U. & C.) Amends Sec. 17213, Fin. C., re escrow agents' licenses.

Makes licenses not transferable nor assignable to administrator or executor of licensee.

A.B. 817—WEINBERGER (Departmental). (P. U. & C.) Adds Sec. 18211, Fin. C., re debts of industrial loan company.

Forbids companies, without written consent of commissioner, becoming indebted in excess of outstanding capital stock except through sale of investment or thrift certificates.

A.B. 818—WEINBERGER (Departmental). (P. U. & C.) Amends Secs. 18203, 18205, 18206, and 18208, Fin. C., re industrial loan companies.

Increases generally, effective January 1, 1958, minimum capital stock and paid-in surplus or reserve requirements of industrial loan companies.

A.B. 819—WEINBERGER (Departmental). (P. U. & C.) Amends Sec. 18814, Fin. C., re industrial loan companies.

In provision authorizing orders to discontinue violations by, or make good impairments of capital of, industrial loan companies, deletes provision that order require compliance within 60 days.

A.B. 820—WEINBERGER (Departmental). (P. U. & C.) Amends Sec. 18819, Fin. C., re liquidation of industrial loan companies.

Provides that when Commissioner of Corporations is liquidating or conserving property and business of industrial loan companies he may do so in the manner, pursuant to same procedures, and with same authority, as the Superintendent of Banks with reference to banks.

A.B. 821—WEINBERGER (Departmental). (P. U. & C.) Amends Sec. 12208, Fin. C., to authorize surety on bond of check seller or casher to pay full amount of liability to court appointed receiver and be released from further liability.

A.B. 822—WEINBERGER (Departmental). (P. U. & C.) Adds Sec. 18412, Fin. C., to forbid industrial loan companies to make loans to, or purchase instruments of, persons not residing or having a place of business in State.

A.B. 823—ERWIN. (C., P., & P. W.) Adds Ch. 1.5, Div. 20, H. & S. C., re air pollution research, and making appropriation.

Creates Air Pollution Research Committee consisting of Director of Public Health and eight members appointed by Governor including one representative each of agriculture, industry, University of California, counties, and cities, and three representatives of general public.

Provides for executive officer appointed by commission to serve at pleasure of Governor.

Charges committee with initiating and coordinating air pollution research programs and submitting biennial report to Governor and Legislature on results of research and recommendations for legislation.

Appropriates \$300,000 for support of commission, \$125,000 to be spent in 1957-58 Fiscal Year, and \$175,000 in 1958-59 Fiscal Year.

A.B. 824—HAWKINS. (Fin. & Ins.) Adds Secs. 6450, 6451, and 6452, Corp. C., re acts constituting intrastate business by foreign corporations.

Provides that no foreign, American, banking corporation, savings and loan association, or insurance company, not maintaining office in California, shall be deemed engaged in business in this State when acquiring, dealing in, maintaining or defending actions on, accepting additional security on, or enforcing, loans secured by interest in property; or when acquiring title to, inspecting and appraising, or collecting income from such property, or employing corporation qualified to do intrastate business to service and collect on loans.

Exempts such foreign firm from complying with any provision of Corporations and Financial Codes, and Bank and Corporation Tax Law provisions of Revenue and Taxation Code, but requires payment of unspecified fee prior to unspecified date annually, and makes Secretary of State firm's agent for all purposes for which agent is required of foreign firm.

A.B. 825—HAWKINS. (Trans. & C.) Amends, repeals and adds various secs., Veh. C., re penalties for Veh. C. misdemeanors.

Limits bail in misdemeanor cases to maximum fine permitted under code for offense charged.

Limits to \$25, fine for first conviction of a provision punishable as a misdemeanor.

Requires all fines and bail forfeitures for misdemeanors to be paid into State Treasury in General Fund, except \$2 per year for each resident of court district, which shall be paid into county treasury for city or county.

A.B. 826—MCMILLAN. (Pub. H.) Adds Sec. 3091, B. & P. C., re State Board of Optometry.

Authorizes board to grant probation for fixed period in addition to power to revoke or suspend licenses.

A.B. 827—CALDECOTT. (Jud.) Amends Secs. 630 and 630.5, Prob. C., re disposition of estates without administration.

Extends provision authorizing disposition of property of decedent without administration to estates of less than \$2,000, rather than \$1,000, and adds children of deceased brothers and sisters to classes eligible to collect assets. Provides spouse of decedent leaving estate of less than \$5,000 may collect up to \$1,000, rather than \$500, from decedent's bank account. Makes technical changes.

A.B. 828—HENDERSON. (Fin. & Ins.) Amends Secs. 2710 and 2801, U. I. C., re unemployment disability insurance additional benefits.

Provides that physician's supporting certificate necessary for additional benefits may be prepared by hospital superintendent where claimant is confined in state hospital.

A.B. 829—HENDERSON (Departmental). (Ed.) Adds Sec. 20355.5, Ed. C., permitting State Board of Education to require state college students to occupy housing facilities provided by State.

A.B. 830—MCMILLAN. (Ed.) Amends Sec. 18053, Ed. C., re estimates for work or materials for school districts.

Authorizes governing board of district having a.d.a. of 1,000 or more, to designate officer or employee with whom such estimates may be filed.

A.B. 831—DONALD D. DOYLE. (Ed.) Amends Secs. 7101.1, 7101.2, and 7101.5, Ed. C., re excess cost of educating blind pupils.

Requires Superintendent of Public Instruction to allow school districts excess cost for purchase of Braille books and special school supplies and equipment for blind pupils, as well as excess cost of readers for such pupils. Increases total amount which may be allowed for such costs from \$20,000 to \$40,000.

A.B. 832—DONALD D. DOYLE. (Ed.) Amends Sec. 5154.5, Ed. C., re amount transferred from General Fund to State School Fund for automobile driver education, making no substantive change.

A.B. 833—DONALD D. DOYLE. (Ed.) Amends Sec. 1001, Ed. C., re school districts, making no substantive change.

A.B. 834—DONALD D. DOYLE. (Ed.) Amends Sec. 5154.5, Ed. C., re amount transferred from General Fund to State School Fund for automobile driver education.

Requires transfer of amount equal to actual, rather than 75 percent of, excess cost as certified by Superintendent of Public Instruction, increasing maximum amount per pupil from \$30 to \$40.

A.B. 835—DONALD D. DOYLE. (Ed.) Amends Sec. 7106, Ed. C., re allowance to school districts for excess cost of driver education.

Requires allowance of actual, rather than 75 percent of, excess cost to districts for automobile driver training, increasing maximum amount from \$30 to \$40 per pupil.

A.B. 836—DONALD D. DOYLE. (Ed.) Amends Sec. 16091, Ed. C., re readers for blind students.

Provides that readers for instruction of blind undergraduate students employed by Director of Education, in connection with California School for the Blind, shall be exempt from civil service and any state retirement system.

A.B. 837—MCMILLAN. (Ed.) Adds Sec. 1254.5, C. C. P., re payment for property taken by eminent domain.

Provides that, on application of owner of property being condemned, the court shall order 90 percent of money, deposited with court by condemnor, paid to such owner.

Directs such payment be credited to amount awarded owner on final judgment. Prohibits payment of interest on money so paid.

Provides that when 90 percent payment is in excess of final judgment, excess to be returned to condemnor and that court shall enter final judgment against owner of property in favor of condemnor for excess amount.

A.B. 838—McMILLAN. (Mun. & C. G.) Amends Sec. 32001, H. & S. C., re local hospital districts, to delete provision that territory of a municipal corporation shall not be divided in comprising such district.

A.B. 839—LINDSAY. New act, Municipal Utility District Validating Act of 1957, to validate organization, boundaries, acts, proceedings and bonds of municipal utility districts.

Chapter 2, Statutes of 1957, approved January 29, 1957, in effect immediately.

A.B. 840—CHAPEL. (Trans. & C.) Adds Sec. 84, S. & H. C., re state highways across ocean inlets.

Requires California Highway Commission prior to adopting location of any state highway across any ocean inlet to obtain approval of plans from Division of Beaches and Parks and State Lands Commission and any other state agency having jurisdiction over ocean inlets in order to integrate proposed highway with proposed plan for development of ocean inlet as small boat harbor.

A.B. 841—CHAPEL. (G. O.) Adds Sec. 23428.3, B. & P. C., to authorize issuance of club licenses to veterans' memorial associations.

A.B. 842—BROWN (Departmental). (Jud.) Adds Sec. 6660.3, W. & I. C., re death of incompetent persons.

Permits Department of Mental Hygiene, upon death of incompetent person of whose property it has guardianship, to arrange and pay for disposition of body, to pay outstanding debts of such person, and file final account with court.

A.B. 843—BROWN (Departmental). (Jud.) Amends Sec. 6729, W. & I. C., re persons released from state hospitals.

Provides that any person released from state hospital, who superintendent of hospital believes is capable of caring for himself and his property, may be issued certificate of competency. Such certificate, rather than certificate of discharge, may be filed with clerk of superior court of county from which person was committed, with same legal effect as judgment of restoration to capacity under provisions of Probate Code.

A.B. 844—BROWN (Departmental). (Jud.) Amends Sec. 5503.5, W. & I. C., re procedure for commitment of sexual psychopaths.

Requires probation officer to furnish court-appointed psychiatrists with pertinent information concerning circumstances of crime and history of alleged sexual psychopath, rather than copies of probation officers report to court and certification documents.

A.B. 845—BROWN (Departmental). (Jud.) Amends Sec. 5517, W. & I. C., re sexual psychopaths.

Requires report of superintendent of state hospital concerning condition of person committed to hospital for indeterminate period as sexual psychopath to be made to committing court, rather than to Director of Mental Hygiene.

Deletes provision authorizing Director of Mental Hygiene to provide, by rule or regulation, standards and procedures for guidance of superintendents of state hospitals in carrying out functions under sexual psychopath law, and requiring director to transmit certification of superintendents to committing court if rules and regulations have been followed.

A.B. 846—BROWN (Departmental). (Jud.) Amends Secs. 12164 and 12203, Gov. C., re duties and fees of Secretary of State.

Eliminates requirement that recording be in books. Provides for recording of certain corporate certificates and for fees therefor, and eliminates reference to recording of changes of names certified by county clerks.

A.B. 847—BROWN (Departmental). (Jud.) Adds and amends various secs., Corp. C., re corporations and associations.

Defines "stock split" and "reverse stock split." Allows board of directors to authorize corporation to pay expenses of and satisfy judgment against director under specified conditions. Revises allowable provision in articles re sinking fund. Revises provisions re consideration for issuance of shares and options, payment of

dividends from surplus of stated capital, stated capital, classification of share. Removes corporate liability for payment of dividend checks not cashed under specified conditions. Revises provision re share split into larger number of shares or combination into larger number of shares, provisions re amendment or articles, merger and consolidation, winding up, and dissolution of corporations. Makes other technical and clarifying changes.

A.B. 848—WILSON. (Mun. & C. G.) Amends Sec. 1944, Lab. C., to permit employment by county in county hospital of registered nurses who are aliens upon finding that qualified citizens are unavailable.

A.B. 849—DONAHOE. (Ind. R.) Adds, amends, repeals various secs., Lab. C., re manufacturing in homes.

Revises law regulating such manufacturing. Extends coverage to include making, processing, assembling, inspecting, wrapping, or packaging of materials in definition of manufacture.

Extends coverage to manufacturing in outbuildings of home.

Requires employer of industrial homeworkers and industrial homeworker to obtain license rather than permit. Makes termination date of license one year from issuance date rather than at end of year in which issued. Makes license of employer non-transferable.

Prohibits various acts in connection with industrial homework and prescribes penalties for violations.

Requires industrial homeworker to give specified information to Division of Industrial Welfare.

Requires employers of industrial homeworkers to comply with provisions regulating wages, hours, and working conditions of women and minors.

Revises record keeping requirements.

Requires employers to allow division employees, to interview employees.

Makes other technical changes.

A.B. 850—NIELSEN. (P. U. & C.) Amends Sec. 11583, P. U. C., re municipal utility districts, making no substantive change.

A.B. 851—McCOLLISTER. (Rls.) Amends Sec. 9301, Gov. C., re mileage for members of Legislature.

Revises provisions for mileage to include mileage for unspecified number of trips during recess and during general and budget sessions and following recess of houses for more than three days.

To take effect immediately, urgency measure.

A.B. 852—McCOLLISTER. (Jud.) Adds Sec. 3700a, Pen. C., re investigation of sanity of persons sentenced to death.

Provides sanity investigation by three alienists appointed by Director of Mental Hygiene for any person sentenced to death.

A.B. 853—McCOLLISTER. (Jud.) Amends Sec. 18, Pen. C., re punishment for felonies.

See digest of S.B.1403, identical bill.

A.B. 854—McCOLLISTER. (Mun. & C. G.) Amends Sec. 38634, Gov. C., re annual leaves of absence for policemen.

Requires city legislative body to grant annual leave of 15 working days, rather than 15 days.

A.B. 855—McCOLLISTER. (Mun. & C. G.) Adds Sec. 45009, Gov. C., re holidays for city employees.

Requires regular full-time city employees to be granted specified holidays. Requires compensation or compensating time off for employees required to work on such holidays.

A.B. 856—CONRAD. (Elec. & Reap.) Amends Sec. 187, Elec. C., authorizing city clerks to attend meetings called by Secretary of State re election laws.

A.B. 857—CONRAD. (Elec. & Reap.) Adds Art. 4, Ch. 3, Div. 4, Elec. C., re ballot arguments on city measures.

Provides method of submission to city electors of arguments for or against city measure in absence of provision in general law or city charter. Prescribes length of argument, persons eligible to write argument, and procedure for printing and distribution of argument with sample ballot.

A.B. 858—PORTER (Departmental). (Ed.) Amends Secs. 6815, 6816, and 6822, and repeals Sec. 6814, Ed. C., re attendance in kindergarten, elementary and high schools.

Deletes definition of a day of attendance in such schools.

A.B. 859—SEDGWICK. (Agr.) Adds Sec. 806.1, Ag. C., re packing of plums.

Authorizes bottom layers of plums packed in standard container 9c to be fewer in number than top layer if placed so they are not compact within the layer and all plums in the container are uniform in size.

A.B. 860—BONELLI. (Mun. & C. G.) Amends Sec. 36509, Gov. C., re city clerk and treasurer.

Allows question on ballot at election for making such officers appointive to be phrased to allow separate vote re each officer.

A.B. 861—THELIN. (Rev. & Tax.) Repeals Ch. 1466, Stats. 1949, Ch. 1554, Stats. 1951, Ch. 362, Stats. 1953, and Ch. 256, Stats. 1955, re assessment and equalization of property for tax and state fund allocation purposes.

To take effect immediately, urgency measure.

A.B. 862—HEGLAND. (Ed.) Adds Art. 5, Ch. 1, Div. 9 and amends Sec. 1306, Ed. C., re delegation of power to contract by school district governing boards.

Authorizes governing board to delegate power to district superintendent or other officer or employee of district. Makes contract made pursuant to delegation void or unenforceable against district unless governing board approves and ratifies it. Allows district superintendent to enter contracts under such delegation.

A.B. 863—GRANT. (Trans. & C.) Amends Sec. 11005, R. & T. C., re "in lieu tax," providing that Vehicle License Fee Fund be disbursed quarterly, rather than semiannually.

A.B. 864—SHELL. (F. & G.) Amends Sec. 429.6, F. & G. C., to provide a sport fishing license is not required to angle in ocean waters from the shore.

A.B. 865—SHELL. (M. O., & M. I.) Amends Sec. 6873, P. R. C., re oil and gas leases on State's tide and submerged lands.

See digest of S.B. 565, apparently identical.

A.B. 866—PATTEE. (Fin. & Ins.) Amends and renumerbs Ch. 1a, Div. 8, and adds Sec. 18452, B. & P. C., re procuring of insurance in connection with sale of motor vehicle.

Requires retailer or lender procuring insurance on behalf of purchaser of motor vehicle in connection with sale to give purchaser written notice that insurance procured does or does not cover public liability and property damage and amount of such coverage. Makes violation misdemeanor.

A.B. 867—PATTEE. (L. & D.) Adds Sec. 470.5, Ag. C., to require Grade A raw and pasteurized milk when delivered to consumer to contain not less than 3.8 percent milk fat and 8.4 percent solids-not-fat.

A.B. 868—PATTEE. (L. & D.) Amends Secs. 469 and 470, Ag. C., re Grade A milk, to require such to be collected by or delivered to distributor within 24 hours after being drawn.

A.B. 869—PATTEE. (Trans. & C.) Amends Sec. 372.1 (as amended by Ch. 4, Stats. 1955), Veh. C., re weight fees for commercial vehicles used in farming.

Provides if vehicle owned and operated by person in conjunction with farming operations and used solely in moving farm products of owner between farms or farm and place of first processing, weight fees commence at 4,001 rather than 3,000 pounds and only one-half weight fees payable, provided such vehicle not operated more than 1,000 miles in calendar year.

A.B. 870—PATTEE. Amends Sec. 810, Ag. C., re artichokes.

Changes over-all 10 percent tolerance allowed Globe artichokes to provide that not in excess of one-half the tolerance shall be allowed for decay rather than any one cause.

Chapter 29, Statutes of 1957, approved February 4, 1957, in effect immediately.

A.B. 871—PATTEE. (Ed.) Amends Sec. 1062, Gov. C., re absence of school district governing board members from State.

Prohibits absence for more than 60 days unless upon business of school district or with consent of school district governing board. Allows extension of absence in case of illness or other urgent necessity by school district governing board.

A.B. 872—BRUCE F. ALLEN (Departmental). (Soc. Wel.) Adds Sec. 155.5, W. & I. C., re gifts to state institutions.

Permits Director of Mental Hygiene or superintendent of state hospital to accept and administer conditional gifts or grants without approval of Director of Finance.

A.B. 873—BRUCE F. ALLEN (Departmental). (Soc. Wel.) Amends Sec. 740.5, W. & I. C., re observation of minors in mental institutions.

Qualifies provision authorizing juvenile courts to commit minors for observation by providing minors be committed to Department of Mental Hygiene rather than institution designated for that purpose, by authorizing superintendent of institutions to decline to receive minor if institution full, funds therefor exhausted, or minor is not suitable for admission, and by requiring admissibility of minor to be ascertained before conveyance to institution.

A.B. 874—BRUCE F. ALLEN (Departmental). (Soc. Wel.) Amends Sec. 5150, W. & I. C., re costs of court proceedings involving mental conditions.

Charges county with expense of detention of indigent person while determining his mental condition. Broadens determination to cover mental condition requiring commitment rather than mental illness or insanity.

A.B. 875—BRUCE F. ALLEN (Departmental). (Soc. Wel.) Amends Sec. 6610.4, W. & I. C., re admission to state hospitals on certification of physicians.

Eliminates requirement that certificates of mental illness required for admission be furnished only by physicians certified as medical examiners by superior court judges and Department of Mental Hygiene in county having such examiners.

A.B. 876—BRUCE F. ALLEN (Departmental). (Ed.) Adds Sec. 3302.4, W. & I. C., re training of the blind.

Authorizes Department of Education or its personnel to participate in activities of organizations that will promote operations of California Industries for the Blind, when approved by Director of Education and Director of Finance. Permits fees incident to membership in such organizations to be paid from California Industries for the Blind Manufacturing Fund.

A.B. 877—BRUCE F. ALLEN (Departmental). (Ed.) Amends heading of Art. 7, Ch. 2, Pt. 1, Div. 5, and adds Sec. 3365, W. & I. C., re blind-made products.

Broadens heading to cover any purchase of blind-made products, rather than state purchase only.

Allows any political subdivision of State to purchase such products at prices fixed by Committee on State Purchases from California Industries for the Blind without advertising or calling for bids.

A.B. 878—BRUCE F. ALLEN (Departmental). (Ed.) Adds Ch. 4, Pt. 1, Div. 5, W. & I. C., re blind-made products.

Prohibits products being offered for sale as blind-made products unless at least 75 percent of time spent producing them was spent by blind workers. Permits such products to be labeled as made by blind. Defines "blind" and other terms used in act.

Makes it misdemeanor punishable by fine and imprisonment to mislabel or misrepresent goods as having been made by blind.

A.B. 879—BRUCE F. ALLEN (Departmental). (Ed.) Amends Secs. 18851, 18853, 18854, and 18857 Ed. C., re purchase of school supplies and equipment.

Makes provision re purchase of standard school supplies and equipment through county superintendent of schools or county purchasing agent, in accordance with rules of county board of education, applicable to elementary districts with average daily attendance of under 2500, rather than to elementary districts.

A.B. 880—BRUCE F. ALLEN (Departmental). (Ed.) Amends Sec. 20941, Ed. C., re education of blind, making no substantive change.

A.B. 881—BRUCE F. ALLEN. (Ed.) Amends Sec. 24560, Ed. C., re personal information concerning pupils.

Permits lists of names and addresses of high school seniors to be furnished to private business or professional schools.

A.B. 882—BRUCE F. ALLEN. (Ed.) Adds Art. 5, Ch. 1, Div. 1, Ed. C., establishing state college board.

Establishes nine member state college board, composed of Superintendent of Public Instruction, and eight members appointed by Governor with consent of two-thirds of Senate.

Provides for organization and operation of board.

Transfers to board all powers and duties of State Board of Education, Superintendent of Public Instruction, Department of Education, and Director of Education, re state colleges.

A.B. 883—BRUCE F. ALLEN. (Trans. & C.) Amends Sec. 557, S. & H. C., to extend State Highway Route 237 from vicinity of City of San Bruno to State Highway Route 2 south of City of San Jose.

A.B. 884—BRUCE F. ALLEN. (Jud.) Amends Sec. 1188.1, C. C. P., re priorities of liens.

Provides that if obligatory advances under mortgage or deed of trust would be prior to mechanics liens, then advances under those instruments for works of improvement on property shall also be prior to those liens.

A.B. 885—BRUCE F. ALLEN. (Jud.) Amends Sec. 1189.1, C. C. P., re mechanics' liens.

Provides that work of improvement referred to in Sec. 1184.1, C. C. P., which includes grading of lot or street in front thereof and related work, is deemed a separate work of improvement if not provided for by separate contract, as well as if so provided for, so that commencement thereof is not commencement of work of improvement consisting of structure on lot.

A.B. 886—BRUCE F. ALLEN. (Jud.) Amends Sec. 1195.1, C. C. P., re mechanics' liens.

Provides, with respect to work of improvement consisting of two or more residential units, that commencement of any such unit is not commencement of other, and commencement of each is time when work is actually started on it or materials have actually been used or consumed in it, not time of delivery of materials.

Makes other technical changes.

A.B. 887—BRUCE F. ALLEN. (Jud.) Amends Sec. 1989, C. C. P., re attendance of witnesses.

Excuses witness from giving deposition out of county of residence if action is pending in, and witness has attorney of record with office in, that county.

- A.B. 888—BRUCE F. ALLEN. (Jud.) Amends Sec. 2061, C. C. P., to eliminate standard instruction to jury that evidence of oral admissions of party ought to be viewed with caution.
- A.B. 889—BRUCE F. ALLEN. (Jud.) Adds Ch. 5.5, Div. 4, Prob. C., re appointment powers and duties of conservator.  
Permits court to appoint a conservator to manage estate of person who is unable, due to old age to care for his property. Provides conservator has same powers and duties of a guardian. Designates person cared for a "conservatee."
- A.B. 890—BRUCE F. ALLEN. (Jud.) Amends Secs. 422 and 423, Prob. C., re administration of estates, to permit appointment of nonresident as administrator of estate.
- A.B. 891—BRUCE F. ALLEN. (Jud.) Amends Sec. 709, Prob. C., requiring executor or administrator, if action against decedent was pending at decedent's death, to notify plaintiff or his attorney of death.
- A.B. 892—BRUCE F. ALLEN. (Jud.) Amends Sec. 1063, C. C. P., re special proceedings, making no substantive change.
- A.B. 893—BRUCE F. ALLEN. (Jud.) Amends Sec. 308, C. C. P., re civil actions, making no substantive change.
- A.B. 894—BRUCE F. ALLEN. (Jud.) Amends Sec. 1, C. C. P., re title of code, making no substantive change.
- A.B. 895—BRUCE F. ALLEN. (Jud.) Amends Sec. 197, Civ. C., re relationship of parent and child, making no substantive change.
- A.B. 896—BRUCE F. ALLEN. (Jud.) Amends Sec. 3281, Civ. C., re compensation for civil wrongs, making no substantive change.
- A.B. 897—BRUCE F. ALLEN. (Jud.) Amends Sec. 43, Civ. C., re right to protection from conduct of others, making no substantive change.
- A.B. 898—BRUCE F. ALLEN. (Jud.) Amends Sec. 1, Pen. C., re title of code, making no substantive change.
- A.B. 899—BRUCE F. ALLEN. (Jud.) Amends Sec. 4, Pen. C., re construction of penal statutes, making no substantive change.
- A.B. 900—BRUCE F. ALLEN. (Jud.) Amends Sec. 24, Pen. C., re citation of Penal Code, making no substantive change.
- A.B. 901—BRUCE F. ALLEN. (Jud.) Amends Sec. 836, Pen. C., re powers of arrest by peace officer, making no substantive change.
- A.B. 902—BRUCE F. ALLEN. (Jud.) Amends Sec. 1524, Pen. C., re grounds for issuance of search warrant, making no substantive change.
- A.B. 903—BRUCE F. ALLEN. (Jud.) Amends Ch. 29, Stats. 1956 (First Extraordinary Session) re revenues from hydrocarbon substances derived from tide and submerged lands granted to City of Long Beach, making no substantive change.
- A.B. 904—BRUCE F. ALLEN. (Jud.) Amends Ch. 526, Stats. 1919, re tide and submerged lands conveyed in trust to Orange County, making no substantive change.
- A.B. 905—BRUCE F. ALLEN. (Jud.) Amends Sec. 300, Prob. C., re administration of estates, making no substantive change.
- A.B. 906—BRUCE F. ALLEN. (Jud.) Amends Sec. 1400, Prob. C., re guardianship, clarifying definition of "ward of the guardian."
- A.B. 907—BRUCE F. ALLEN. (Jud.) Amends Sec. 201, Prob. C., re testamentary disposition of community property, making no substantive change.

A.B. 908—BRUCE F. ALLEN. (Rev. & Tax.) Amends Sec. 6351, R. & T. C., re sales and use taxes, making no substantive change.

A.B. 909—BRUCE F. ALLEN. (Ed.) Amends Sec. 1, Ed. C., re title of code, making no substantive change.

A.B. 910—BRUCE F. ALLEN. (Ed.) Amends Sec. 3, Ed. C., re liberal construction of code, making no substantive change.

A.B. 911—BRUCE F. ALLEN. (Ed.) Amends Sec. 9, Ed. C., re computation of time for acts required by code to be done, making no substantive change.

A.B. 912—BRUCE F. ALLEN. (Ed.) Amends Sec. 5021, Ed. C., re state school building aid, making no substantive change.

A.B. 913—BRUCE F. ALLEN. (Mun. & C. G.) Amends Sec. 34302, Gov. C., re incorporation of new cities, making no substantive change.

A.B. 914—BRUCE F. ALLEN. (Mun. & C. G.) Amends Sec. 35100, Gov. C., re annexation of territory to city, making no substantive change.

A.B. 915—BRUCE F. ALLEN. (Mun. & C. G.) Amends Sec. 35302, Gov. C., re annexation of territory to city, making no substantive change.

A.B. 916—STEWART. (Mun. & C. G.) Amends Sec. 10502, S. & H. C., to permit bids for work under Municipal Improvement Act of 1913 to be accompanied by surety bond in lieu of certified check of 10 percent of bid.

A.B. 917—STEWART. (Mun. & C. G.) Amends various secs., Gov. C., Ed. C., Wat. C., H. & S. C., and Ch. 755, Stats. 1915, Los Angeles County Flood Control Act, re issuance of bonds.

Eliminates requirement that signature or countersignature be manually affixed to bonds issued by public bodies, and specifically bonds of counties, school districts, county sanitation districts, and Los Angeles County flood control bonds.

Permits bonds of counties, school districts, county waterworks districts, county sanitation districts, and Los Angeles County flood control bonds to be issued in denomination of \$5,000 or multiples thereof at request of purchaser.

Permits signatures on county waterworks district bonds to be mechanically reproduced.

A.B. 918—ERNEST F. GEDDES. (Jud.) Amends Sec. 72602, Gov. C., increasing number of judges in San Jose Municipal Court District, Los Angeles County, from one to two.

A.B. 919—THOMAS J. DOYLE. (Jud.) Adds and amends various secs., Gov. C., re custodians of property.

Provides for fee basis deputies who are additional persons required to keep and care for property under attachment, acquisition, claim and delivery, or under law where peace officer may be required to keep and care for property. Requires compensation of deputies by fee rather than salary and makes them employees of county. Prescribes duties of fee basis deputies in keeping and caring for property. Revises fees for keeping and caring for property. Requires fees to be allowed by court and added to cost of case for which they were expended.

A.B. 920—LEVERING. (Fin. & Ins.) Adds Div. 12, Fin. C., re employee welfare funds.

Requires funds of which a trustee is a corporation supervised by the Superintendent of Banks of this or any other state or is a member of the Federal Reserve System to be registered with the superintendent. Requires trustees to furnish data regarding fund, keep records, and file annual financial statement and report. Authorizes superintendent to examine fund and requires him to do so every five years.

Makes trustees fiduciaries for assets of funds. Prohibits trustee, employer, labor organization, or agents thereof, from benefiting from fund apart from entitlement thereunder or reasonable compensation for services, and prohibits receipt of payments in connection with placement or administration of insurance program. Forbids political contributions from fund. Subjects trustees and agents to penalty of \$2,500 and removal by superintendent, subject to judicial review, for noncompliance with

act. Authorizes suits by Attorney General to restore funds and by superintendent to obtain injunctions to enforce act. Appropriates unspecified sum to State Banking Fund.

A.B. 921—BURKE. (G. E. & E.) Amends Secs. 16901 and 16902, adds Sec. 16903.5, H. & S. C., re gas vents and vent connectors.

See digest of S.B. 1368, apparently identical.

A.B. 922—BURKE. (G. E. & E.) Amends title of Ch. 20, Pt. 1, Div. 13, H. & S. C., re gas appliances and vents.

See digest of S.B. 1370, apparently identical.

A.B. 923—BURKE. (G. E. & E.) Amends Sec. 16800, repeals Sec. 16904, H. & S. C., re State Housing Act.

Combines and modifies provisions on construction of air ducts.

A.B. 924—BURKE. (Mun. & C. G.) Adds Sec. 37361, Gov. C., allowing cities to acquire property for preservation or development historical landmark and for development of recreational purposes and facilities.

A.B. 925—BURKE. (G. E. & E.) Amends Sec. 16903, H. & S. C., re State Housing Act.

Revises provisions on ventilation of gas ranges and gas range locations.

A.B. 926—DONAHOE. (Soc. Wel.) Adds Sec. 114.1, amends Secs. 1556, 2189, 3087.3, 3482, W. & I. C., re overpayments in public assistance programs.

Provides that Federal Government, State, and counties shall share loss in cases of overpayments in public assistance programs which prove uncollectible in same proportion as they contributed to payments.

Prohibits disallowance of county claims for state reimbursement under public assistance programs for amounts paid prior to determination of ineligibility by county or notice to county of such determination by State Department of Social Welfare.

A.B. 927—HOUSE. (F. & G.) Amends Sec. 50.1, F. & G. C., to remove described townships in Imperial-Coachella Valley from Zone A and place in Zone B for purposes of licensed game bird clubs.

A.B. 928—BELOTTI. (Trans. & C.) Adds Sec. 157.7, Veh. C., re license plates. See digest S.B. 1773, apparently identical.

A.B. 929 BELOTTI. (Trans. & C.) New act. Appropriates \$2,700,000 from State Park Fund for relocation of Redwood Highway from approximately one-half mile south of Myers Flat to one mile south of Dyerville and requires matching sum from State Highway Fund.

A.B. 930—GRANT. (M., O., & M. I.) Adds Sec. 6879, P. R. C., re tide and submerged lands granted to local governmental agencies without reservation of mineral rights.

Permits grantees to enter into agreements for: cooperative development, unit operation, regulation of drilling and operating of wells, or for secondary recovery operations, with respect to oil or gas field, or part thereof, in granted lands.

A.B. 931—MACBRIDE. (Soc. Wel.) Adds Sec. 120.6, W. & I. C., re education and training of welfare personnel.

Authorizes employees of State Department of Social Welfare, engaged in administration of public assistance programs, to take courses of training and to accept fellowships and traineeships at institutions of higher learning and to attend special courses conducted by experts, to qualify this State for federal grants available for training of welfare personnel under Title VII of Federal Social Security Act. Designates department as authorized agent of State with respect to program.

Requires approval of Department of Finance to contracts or agreements made by Department of Social Welfare with Federal Government under program, and of State Personnel Board to leaves of absence granted to employees.

A.B. 932—MACBRIDE. (Elec. & Reap.) Adds Ch. 1.5, Div. 1, Elec. C., re right of new residents to vote for presidential electors.

Authorizes person residing in this State for less than year to vote for presidential electors if he meets all other qualifications of elector and if he was qualified elector in state where he lived prior to moving to California, or if he would have been eligible had he remained there.

Establishes procedure for distribution and use of ballots. Makes it misdemeanor to swear falsely to affidavit required by procedure.

A.B. 933—MACBRIDE. (G. O.) Amends Sec. 9143, Gov. C., re Joint Legislative Budget Committee and Legislative Auditor.

Changes designation of Legislative Auditor to Legislative Analyst.

A.B. 934—MACBRIDE. (C. S. & S. P.) Adds Sec. 13581.1, Gov. C., re welfare plan payments of State Printing Office employees.

Provides for inclusion in wages fixed for such employees an amount equal to contribution paid for compositors, bookbinders, pressmen or assistants in health and welfare plans in Sacramento or an amount equal to payments made in lieu thereof.

A.B. 935—MACBRIDE. (Elec. & Reap.) Amends Sec. 3711, Elec. C., permitting county clerk to have location of precinct polling place of voter printed on left hand side of face of envelope enclosing sample ballot.

A.B. 936—MACBRIDE. (G. E. & E.) Adds Art. 1.5, Ch. 1, Pt. 3, Div. 7, B. & P. C., re products made by blind to specify products which can be labeled as made by the blind and prohibits such labeling of other products.

A.B. 937—UNRUH. (Fin. & Ins.) Amends Sec. 1335, and adds Sec. 1360.1, Fin. C., re investments of banks.

Provides savings bank may invest 25 percent of paid-up capital and surplus or 1 percent of savings deposits, whichever is lesser, in bonds of International Bank for Reconstruction and Development, and makes technical changes.

A.B. 938—BURKE. (G. E. & E.) Amends Sec. 16906, H. & S. C., re gas burning appliances.

Requires every gas appliance be connected to building gas supply piping by approved metal piping or metal connectors approved by nationally approved testing agency.

A.B. 939—HANSEN. (L. & D.) Amends Sec. 750.2, Ag. C., re California Dairy Industry Advisory Board.

See digest of S.B. 650, apparently identical.

A.B. 940—HANSEN. (L. & D.) Adds Ch. 1.5 to Div. 3, Ag. C., re warranty on sale of livestock.

See digest of S.B. 248, apparently identical.

A.B. 942—BRADLEY. (Rev. & Tax.) Amends various secs., R. & T. C., re local sales and use taxes.

Eliminates requirements for inclusion in sales tax portion of conforming local sales and use tax ordinance of provision exempting purchases by common carriers and ship operators, and for inclusion in use tax portion of such ordinance of exemption of storage or use of property by public utilities. Eliminates requirements for inclusion of similar exemptions in conforming city sales and use tax ordinance.

A.B. 943—BRADLEY. (Rev. & Tax.) Adds Sec. 7201.3, R. & T. C., re local sales and use taxes.

Provides for inclusion in Bradley-Burns Uniform Local Sales and Use Tax Law of chartered county or city and county not authorized by charter to impose sales tax but empowered to impose purchase or use tax.

A.B. 944—BRADLEY. (Rev. & Tax.) Amends Sec. 7203, R. & T. C., re local sales and use taxes.

Requires inclusion in use tax portion of conforming county sales and use ordinance of provision exempting storage, use or other consumption of property as to which

sales, use, purchase or use, or purchase tax has been paid to nonconforming city and county, county or city whose ordinance imposing such tax is same or substantially same as that of conforming county and provides reciprocity for use tax exemption.

A.B. 945—BRADLEY. (Mun. & C. G.) Adds, repeals, amends and renumbers various secs., H. & S. C., re county sanitation districts.

Requires that work which sanitation engineers, employed by district to survey problems of district or portion thereof, recommend to be done, shall be performed by private contractors, and makes corresponding changes in laws governing purchases and letting of contracts.

Restricts power of district to incur indebtedness by providing that it may not incur any bonded indebtedness unless it submits proposition therefor to voters in manner prescribed, and two-thirds of those voting favor such incurrence.

Prohibits employees of district from rendering private engineering services.

Prohibits board of supervisors from increasing tax rate for district or improvement district without approval of the voters of district or improvement district.

A.B. 946—BRADLEY. (Ed.) Amends Sec. 5202, Ed. C., re apportionments of the State School Fund.

Provides for apportionment of such fund in 12, rather than 11, installments, the first of which to be made in July in amount equal to one-tenth of principal apportionment the preceding year as an advance upon future apportionment of fund.

A.B. 947—BRADLEY. (Mun. & C. G.) Amends, adds, and repeals various secs., Gov. C., re temporary borrowing and deposit of funds by local agencies.

Deletes provision for temporary borrowing by school district. Revises maximum amounts which may be borrowed. Requires that amount borrowed by county be sufficient to meet cash needs of county and school districts in county for payment of obligations incurred before receipt of cash revenue. Provides for disposition of interest earned on local agency funds in custody of county treasurer. Repeals provision requiring that bank or trust company to which local agency securities are delivered dispose of them as local agency treasurer directs.

A.B. 948—LEVERING. (Mun. & C. G.) Amends Sec. 29148, Gov. C., allowing county board of supervisors to make emergency expenditures for emergency caused by failure or imminent failure of water system or supply.

A.B. 949—CHAPEL. (Jud.) Amends Ch. 479, Stats. 1919, re tide and submerged lands granted in trust to City of Hermosa Beach.

Authorizes city to use such lands for public park, parkway, highway, and playground purposes.

A.B. 950—RUMFORD (Departmental). (Pub. H.) Repeals Art. 2, Ch. 3, Div. 3, H. & S. C., re antirabic virus.

Deletes requirement that State Department of Public Health furnish free anti-rabic virus to exposed persons upon declaration of hardship.

A.B. 951—RUMFORD (Departmental). (Pub. H.) Amends Sec. 21406, H. & S. C., amends Sec. 79.05, Civ. C., re public health laboratory tests and reports.

Requires duplicate reports of all specimens which show any degree of radioactivity to be forwarded at weekly intervals to local health department having jurisdiction over area in which physician submitting report is located rather than to State Department of Public Health.

Requires triplicate be retained by laboratory in its files according to serial number for two years.

Requires laboratory also submit such other laboratory reports and records to department as required by regulation of State Board of Public Health.

A.B. 952—RUMFORD (Departmental). (Pub. H.) Adds Sec. 1603.5, H. & S. C., authorizing State Department of Public Health to make rules and regulations governing transportation or distribution of cultures or micro-organisms which may produce disease in man or animals.

A.B. 953—RUMFORD (Departmental). (Pub. H.) Adds Art. 11, Ch. 2, Pt. 1, Div. 1, H. & S. C., re accident prevention.

Requires State Department of Public Health to maintain specified program of accident prevention, and authorizes department to enter into agreements with public or private organizations, agencies, or individuals to carry out its duties and responsibilities with respect thereto.

Appropriates \$57,358 for such purposes.

A.B. 954—RUMFORD (Departmental). (Soc. Wel.) Adds Sec. 3044.7, W. & I. C., prohibiting denial of aid to needy blind because applicant attends public high school, or institution of higher learning in state.

A.B. 955—O'CONNELL. (Ind. R.) Adds Sec. 2751, Lab. C., re house-to-house salesmen.

Requires terms and conditions of employment of, or contractual relationship with, persons as house-to-house salesmen to be set forth in a written contract.

A.B. 956—O'CONNELL. (Ind. R.) Adds Secs. 21.5 and 21.6, Lab. C., re house-to-house salesmen.

Provides that "employer" includes one who hires or employs, or who enters into contractual relationship with, house-to-house salesmen, and provides that "employee" includes such salesmen, for purposes of Labor Code, except provisions re safety in employment, and for purposes of unemployment and disability insurance.

A.B. 957—CRAWFORD. (Trans. & C.) Adds Sec. 557, S. & H. C., to add State Highway Route 257 from El Centro to San Diego by way of lowest feasible grade.

A.B. 958—McCOLLISTER. Amends Ch. 666, Stats. 1953, Marin County Flood Control and Water Conservation District Act, re formation of zones.

Authorizes formation of zones by elections. Validates formation of existing zones for tax purposes if statement and maps or plats re boundaries are filed with assessor and State Board of Equalization by June 30, 1957.

Chapter 30, Statutes of 1957, approved February 4, 1957, in effect immediately.

A.B. 959—BEE (Departmental). (Ed.) New act, re study of educational program for gifted pupils.

Requires Department of Education to make study of special educational programs to meet needs of gifted pupils. Requires Superintendent of Public Instruction to appoint advisory committee of 10 members to assist in formulation of project for evaluation of outcome. Requires preliminary report to Legislature on or before January 1, 1960 and final report on January 1, 1961.

Appropriates \$137,532 to Department of Education for such purpose for Fiscal Years 1957-58 through 1959-60.

A.B. 960—BEE. (Ed.) Adds Sec. 1041.5, Ed. C., requiring one member of five member governing board of elementary school district to be elected president at annual board meeting.

A.B. 961—BEE (Departmental). (Ed.) Amends Sec. 16484, Ed. C., re health reports of pupils of public schools.

Provides that when visual defect is noted supervisor shall request parent or guardian to take such action as will correct, rather than cure or correct, such defect.

Deletes authority to make reference to health condition of child on prescribed health report form.

A.B. 962—BEE. (Ed.) Adds Sec. 20494, Gov. C., re State Employees' Retirement System with respect to contracts with school districts.

Provides such contracts shall include in system all cafeteria employees including those serving on a part-time basis, and any contract heretofore made shall be amended to provide such coverage.

A.B. 963—SAMUEL R. GEDDES (Departmental). (G. E. & E.) Amends Secs. 6900 and 6902, Gov. C., re blind persons licensed by Bureau of Vocational Rehabilitation.

Authorizes such persons to operate snack bars and cafeterias, as well as vending stands in public buildings.

Authorizes construction by Director of Finance of such facilities in state buildings for bureau use of such persons, the space allotted therefor to be kept to minimum consistent with number of persons to be served.

A.B. 964—SAMUEL R. GEDDES. (Rls.) Amends Sec. 9355, Gov. C., re membership in Legislators' Retirement System.

Provides that every legislator in office on effective date of Statutes of 1957 rather than of 1955 may file election to become member of system within 90 days of that date.

A.B. 965—SAMUEL R. GEDDES. (Agr.) Amends Sec. 1112, Ag. C., re redefining classes of rabbit meat for standardization.

See digest of S.B. 595, apparently identical.

A.B. 966 SAMUEL R. GEDDES. (G. E. & E.) Amends Sec. 5082, repeals Secs. 5082.1 and 5082.2, B. & P. C., permit specified persons to register as public accountants.

A.B. 967—MUNNELL (Departmental). (Ed.) Adds Art. 13, Ch. 1, Div. 5, and Secs. 6904.1 and 16672.1, and amends Sec. 16711, Ed. C., re work experience education.

Requires governing board of district maintaining high school or junior college to provide courses in work experience education, guidance and supervision procedures. Requires State Board of Education to establish standards for such education. Exempts such education from minimum wage orders under prescribed conditions. Authorizes issuance of work permits to minors in such courses. Provides for crediting of pupil attendance in such courses for apportionment purposes.

A.B. 968—ELLIOTT. (Soc. Wel.) Adds Sec. 5077.5, W. & I. C., re counselors in mental health.

Authorizes counselor in mental health to receive and disburse funds of patient in custody of counselor for placement in county or licensed private institution for care and expenses of patient, up to \$1,000 at any one time; to sign necessary papers for old age security; and to endorse and cash evidences of indebtedness payable to patient.

A.B. 969—MUNNELL. (Ed.) Amends Sec. 2421, Ed. C., re city school districts.

Requires approval of State Board of Education, acting upon recommendation of county committee of school district organization and county superintendent of schools, for newly organized chartered city to constitute separate school district on and after effective date of act.

A.B. 970—ELLIOTT. (G. E. & E.) Adds Sec. 700.2, Veh. C., to require covering on vehicles transporting refuse or offensive matter to prevent spilling.

A.B. 971—MILLER (Departmental), (Ed.) Adds Ch. 3.4, Div. 10, Ed. C., re San Fernando Valley State College.

Establishes San Fernando Valley State College, and transfers to it all real and personal property of San Fernando campus of Los Angeles State College of Applied Arts and Sciences.

Permits employee who transfers from Los Angeles State College to San Fernando Valley State College to retain all his accumulated seniority, tenure, sickness, and other leave rights.

Act to become operative July 1, 1958.

A.B. 972—COOLIDGE. (Rev. & Tax.) Amends Sec. 112, R. & T. C., re property tax on credits.

See digest of S.B. 395, apparently identical.

A.B. 973—COOLIDGE (Departmental). (Rev. & Tax.) Amends Sec. 6070, R. & T. C., re sales and use tax.

Prohibits State Board of Equalization from issuing new seller's permit after permit has been revoked for third time within two-year period, except upon payment of \$50 fee.

A.B. 974—COOLIDGE (Departmental). (Rev. & Tax.) Amends Secs. 6367, 6738, 6757, 6933, and 7151, R. & T. C., re sales and use taxes.

Provides Controller shall collect use tax in respect to motor vehicle fuel the gas tax on which is subject to refund.

Makes filed abstract of judgment based on tax certificate of indebtedness a lien for 10 rather than five years, and makes same change as to lien resulting from mere recording of certificate.

Permits actions for refunds to be brought in any county in which Attorney General has an office rather than only in Sacramento County.

Deletes provision that filing false or fraudulent return is misdemeanor.

A.B. 975—CHAPEL. (G. E. & E.) Adds Ch. 8, Div. 20, H. & S. C., re atomic energy.

Endorses federal law on subject and declares policy of State to cooperate in federal program and provide for exercise of State's regulatory authority consistent therewith.

Prohibits manufacture, construction, production, possession, etc., of nuclear material or facility necessary therefor without license or permit from U. S. Atomic Energy Commission.

Directs various state agencies to initiate and pursue studies as to need for legislation and regulation in respect to nuclear and radioactive materials.

Authorizes appointment by Governor of Coordinator of Atomic Development Activities.

A.B. 976—DONAHOE. (Pub. H.) Amends Sec. 3301.5, adds Secs. 3301.8 and 3301.9, H. & S. C., re tuberculosis subsidy to counties.

Provides that when percentage of nonresident patient days exceeds 15 per cent of total patient days, State shall pay an additional \$5 per patient day for each patient who is not resident of State and county, defining state resident and county resident.

A.B. 977—STEWART. (Mun. & C. G.) Adds Ch. 6, Pt. 1, Div. 24, H. & S. C., re urban renewal.

Authorizes redevelopment agencies to plan and undertake urban renewal projects, as defined, and expresses numerous legislative findings and declarations related thereto.

Defines powers of agency, community, legislative body, planning commission and other public officers and bodies with reference to such projects.

Provides that these provisions for urban renewal shall not become operative in any community until legislative body of community declares, by resolution, need for urban renewal in such community.

To take effect immediately, urgency measure.

A.B. 978—STEWART. (Mun. & C. G.) Adds Sec. 33281, H. & S. C., re urban renewal.

Provides that in eminent domain proceedings filed by redevelopment agency, only evidence of necessity required is resolution of agency describing property to be condemned, and ordinance of local legislative body approving redevelopment plan, adopted by two-thirds vote.

A.B. 979—STEWART. (Mun. & C. G.) Adds Sec. 33283, H. & S. C., re urban renewal.

Authorizes redevelopment agency to pay persons displaced by redevelopment project for moving expenses and losses of property not otherwise compensated for, if such payments are financed wholly or in part by Federal Government.

A.B. 980—STEWART. (Mun. & C. G.) Adds Sec. 33282, H. & S. C., re urban renewal.

Permits local legislative body, after certifying need of area for redevelopment because of major catastrophe recognized by Governor under federal law, to approve

redevelopment plan without holding public hearings, and without regard to provisions requiring area to be blighted, deteriorated, or predominantly residential, or be redeveloped for residential uses.

A.B. 981—STEWART. (Mun. & C. G.) Amends Secs. 33002 and 33230, and adds Sec. 33231.5, H. & S. C., re urban renewal.

Authorizes local legislative body to function as redevelopment agency with all its powers and duties.

Permits chartered city to enact own procedural ordinance for redevelopment program.

Authorizes agency to delegate to community any of its powers or functions re planning or undertaking redevelopment project.

A.B. 982—RUMFORD (Departmental). (Pub. H.) Amends Sec. 2002.5, Gov. C., re settlement by State of claims or judgments against certain state officers or employees.

Adds provision providing for settlement in malpractice cases arising from acts in performance of duties in state buildings or facilities, or local health centers or facilities, or while performing public field services, or home calls, or by reason of medical emergencies occurring on such grounds or in such facilities or given while in performance of official duties.

A.B. 983—RUMFORD. (Mun. & C. G.) Adds Sec. 31681.2, Gov. C., re county employees' retirement systems.

Provides for an increase in retirement allowance of members retired prior to October 1, 1955, if board of supervisors makes increase applicable in county.

A.B. 984—RUMFORD. (Pub. H.) Amends Sec. 2733.5, B. & P. C., re temporary permits for nurses.

Extends to October 2, 1959, power of Board of Nurse Examiners to issue temporary permits to practice nursing to applicants licensed in another state.

Extends validity of temporary permits to January 1, 1960, rather than January 1, 1958.

A.B. 985—HANSEN. (Elec. & Reap.) Amends and adds various secs., Wat. C., re recall of irrigation district officers.

Requires proponents of petition to publish or post notice of intention to do so containing statement of reasons for recall, and to serve or mail copy to affected officer. Authorizes officer to publish answer to statement.

Permits circulation of petition 90 days after above publication or posting, and requires petition to contain copy of notice of intention and answer, if any.

Requires signatures on petition of 20, rather than 10, percent of registered voters of unit by which officer elected.

Requires secretary to mail sample ballots to voters 10 days prior to election, containing statement of proponents and answer, if any.

Prohibits recalled officer from being candidate for, or being appointed to, such office within year.

A.B. 986—WEINBERGER. (Jud.) Adds Ch. 2, Title 12, Pt. 2, Pen. C., re postconviction remedies and procedures.

See digest of S.B. 819, apparently identical.

A.B. 987—WEINBERGER. (Jud.) Repeals Art. 4, Ch. 3, Title 4, Pt. 4, Div. 2, and adds Art. 4, Ch. 3, Title 4, Pt. 4, Div. 2, Civ. C., re gifts to minors.

See digest of S.B. 819, apparently identical.

A.B. 988—BROWN. (Jud.) Adds Sec. 1294 and Title 9.5, Pt. 3, C. C. P., re arbitration of controversies.

See digest of S.B. 820, apparently identical.

A.B. 989—KLOCKSIEM. (Jud.) Adds Sec. 951.1, Prob. C., re primary liability for funeral expenses.

Makes the estate of deceased husband or wife primarily liable for expenses of funeral and last illness regardless of financial ability or other liability of survivor or others.

A.B. 990—HAWKINS (Departmental). (G. E. & E.) Amends Sec. 6907, Gov. C., re vending stands for blind.

Eliminates requirement that stands be operated solely for vending of specified articles, and permits vending of food services including both hot and cold foods.

A.B. 991—WEINBERGER. (Jud.) Amends Sec. 74511, Gov. C., re compensation of San Francisco municipal court reporters.

Deletes \$8,000 annual salary and provides same monthly salary or per diem as is paid San Francisco superior court reporters.

A.B. 992—WEINBERGER. (Jud.) Amends Sec. 69895, Gov. C., changing monthly salary of assistant secretaries to superior court judges in San Francisco County to unspecified amount.

A.B. 993—WEINBERGER. (Mun. & C. G.) Amends Sec. 65020, Gov. C., re Local Planning Advisory Committee.

Deletes requirement that persons appointed to committee by Governor be first recommended by specified organizations.

A.B. 994—ERNEST R. GEDDES. (Mun. & C. G.) Repeals Secs. 32363 and 32364, and amends Sec. 31470.5, Gov. C., re county employees retirement systems.

Deletes provisions for modification of benefits for injury in line of duty when workmen's compensation awarded for same injury or disability. Allows determination of disability or death benefit of certain members ineligible as safety member in same manner as that of safety member if death or disability occurs while member engaged in active fire suppression.

A.B. 995—O'CONNELL. (Fin. & Ins.) Adds Sec. 1416.5, H. & S. C., and Sec. 2437, B. & P. C., re information acquired in treating patient.

Prohibits, without written authorization of patient first obtained, the release to insurers, by hospital or physician, of information acquired in attending patient pertaining to insurance claims involving patient not specifically relating to his physical or mental condition in relation to a claim by him against insurer, and makes violation grounds for revocation of licenses.

A.B. 996—WILSON. (Trans. & C.) Adds Secs. 604.7 and 604.8, Veh. C., re trucks on highway weekends and holidays.

Prohibits operation of trucks and common, contract or other carriers on highways between 12 noon Saturday and 12 midnight Sunday, and between 6 p.m. on day preceding legal holiday and 12 midnight of holiday or of following Monday if holiday on Sunday, except vehicles of armed forces or with gross weight of 10,000 pounds or less, or vehicles transporting fluid dairy products, fresh or frozen fish, fruits or vegetables, fresh bakery goods, ice or newspapers.

Authorizes issuance of one trip permits for operation of prohibited vehicles during emergencies.

A.B. 997—WILSON. (Pub. H.) Adds Art. 7, Ch. 1, Div. 2, B. & P. C., re hospital facilities.

Prohibits public hospital from refusing admission to, or denying use of facilities to, any physician and surgeon, osteopathic physician and surgeon, chiropodist, dentist, chiropractor, or registered physical therapist when patient in such hospital requests professional services of such person.

A.B. 998—GRANT. (Pub. H.) Amends Sec. 16900, H. & S. C., re gas appliances.

Requires approval of all gas appliances with seal thereon, by approved agency.

Exempts from vent requirements gas dryers approved for unvented use.

Provides vents shall extend one foot above roof, rather than one foot above highest portion of any building within 15 feet horizontally of vent termination.

Provides approved gas heaters designed for unvented use may be used without vents in buildings equipped with unvented heaters on September 22, 1951.

Requires removal of all unapproved heaters or hazardous appliances.

Makes it unlawful to sell unapproved heaters and provides for local enforcement.

**A.B. 999—GRANT.** (Pub. H.) Amends Sec. 16900, H. & S. C., re gas appliances.

Exempts from vent requirements gas dryers approved by an approved agency for unvented use.

Provides approval and vent requirements do not require structural addition or alteration, as defined, in existing buildings, or replacement of appliances which require structural additions or alterations which were not required prior to September 22, 1951.

**A.B. 1000 O'CONNELL.** (Rev. & Tax.) Amends Secs. 18401, 18402, 18405, and 18410.6, R. & T. C., re personal income taxes, increasing by \$1000 amount of income necessary before return required.**A.B. 1001—O'CONNELL.** (Ed.) Amends Sec. 13842, Ed. C., re teachers' salaries.

Raises minimum annual salary of teachers from \$3,400 to \$5,000. Eliminates provision that this section shall not be construed as applying to substitute employees of school district.

**A.B. 1002—ERNEST R. GEDDES.** (Agr.) Amends Sec. 19626, B. & P. C., re Fair and Exposition Fund.

See digest of S.B. 586, apparently identical.

**A.B. 1003—ERNEST R. GEDDES.** (Ed.) Amends Sec. 20354, Ed. C., to clarify provisions re leasing state college property to student organizations.**A.B. 1004—ERNEST R. GEDDES.** (Ed.) Amends Sec. 20651, Ed. C., changing subject taught at California Polytechnic School from "domestic economy" to "homemaking."**A.B. 1005—THOMAS.** (F. & G.) Adds Secs. 744.5 and 1067.5, amends Secs. 1066, 1067, and 1071, F. & G. C., re herring, sardines, anchovies, Pacific mackerel, and jack mackerel.

Prohibits commercial taking of Pacific mackerel until ninety-first day after final adjournment of 1959 Regular Session.

Raises the amount of sardines which must be canned and adds requirement on amount of jack mackerel, herring, and anchovies which must be canned.

Lowers amount of sardines which may be used for reduction plant and applies same restriction to anchovies, jack mackerel, and herring.

To take effect immediately, urgency measure.

**A.B. 1006—THOMAS.** (F. & G.) Adds Sec. 1076.5, F. & G. C., to prohibit taking and use of sardines for reduction purposes until September 1, 1959.

To take effect immediately, urgency measure.

**A.B. 1007—BROWN.** Adds Sec. 32002.5, H. & S. C., re statement and map or plat of boundaries of local hospital districts.

Permits district newly created or changing its boundaries if its tax or special assessment levy is carried on regular county assessment roll or newly utilizing city or county assessment roll to file statement and map or plat with assessor and State Board of Equalization on or before March 1, 1957, rather than February 1, 1957, for Fiscal Year 1957-58.

Chapter 5, Statutes of 1957, approved January 31, 1957, in effect immediately.

**A.B. 1008—BROWN.** (Fin. & Ins.) Repeals and adds Sec. 4702, Lab. C., re workmen's compensation.

See digest of S.B. 122, apparently identical.

**A.B. 1009—BROWN.** (Fin. & Ins.) Amends and repeals various secs., Lab. C., re workmen's compensation.

See digest of S.B. 136, apparently identical.

**A.B. 1010—BROWN.** (Jud.) Amends Sec. 1205, Pen. C., re imprisonment in lieu of fine, changing the rate of imprisonment to not more than one day for each \$5 rather than \$2 of fine.

A.B. 1011—BROWN. (Trans. & C.) Amends Sec. 90, Veh. C., re definition of "residence district" for traffic purposes.

Changes from 13 to 10 the number of houses per quarter mile on one side of highway that makes area "residence district."

A.B. 1012—BROWN. (Trans. & C.) Amends Sec. 511, Veh. C., re speed limit.

Provides 15 m.p.h. limit when passing school and grounds in use by school children, rather than when passing school not separated from highway by fence or other barrier and grounds in use by children.

Provides contiguity of school to highway not broken by intervening easements if pedestrian crossing established with signs opposite school and adjacent to easement.

Deletes exemption from 15 m.p.h. limit at railway grade crossings when flagman or signal does not indicate approach of train.

Makes 15 m.p.h. limit applicable to curves or part of highway where view is obstructed for 100 feet ahead.

Makes 25 m.p.h. limit applicable to certain state grounds and Veteran's Administration facilities, or highways bordering thereon or on certain public grounds, when signs are posted.

A.B. 1013—BROWN. (Agr.) Amends Sec. 92, Ag. C., re apportionment of moneys to fairs, to include premiums for industrial education exhibits in the basis for apportionment.

A.B. 1014—BROWN. (G. E. & E.) Amends Sec. 6854, B. & P. C., re collection agencies.

Exempts banks subject to jurisdiction of State Superintendent of Banks or Comptroller of Currency from law regulating collection agencies.

A.B. 1015—BROWN. (Pub. H.) Amends Sec. 2300, H. & S. C., re mosquito abatement districts.

Deletes provisions permitting inclusion in amount of money necessary for district's purposes a cash basis fund and an emergency fund, and permits inclusion of a general reserve, not to exceed 60 percent of estimated expenditures for fiscal year, for purposes of defraying district's expenses between beginning official year and time of distribution of taxes, and an unappropriated reserve, not to exceed 25 percent of estimated expenditures for fiscal year and expendable only upon vote of four-fifths of members of district board, for purposes of defraying unusual unanticipated expenses.

A.B. 1016—BROWN. (Pub. H.) Repeals Sec. 2313, H. & S. C., re cash-basis fund of mosquito abatement districts.

A.B. 1017—BROWN. (Pub. H.) Repeals Sec. 2314, H. & S. C., re emergency fund of mosquito abatement districts.

A.B. 1018—BROWN. (Pub. H.) Amends Sec. 2206, H. & S. C., re mosquito abatement district.

Extends effective date of section exempting mosquito abatement districts from provisions of District Investigation Act of 1933 until ninety-first day after final adjournment of 1959 Regular Session of Legislature.

A.B. 1019—BROWN. (Pub. H.) Adds Art. 9, Ch. 3, Div. 9, H. & S. C., re birth certificates.

Requires State Registrar, when new birth certificate is issued re adopted child, legitimated child, child whose paternity is acknowledged, or change in surname of child, to transmit duplicate or certified copy of new certificate to local registrar and county recorder whose records contain copies of original birth certificate. Requires local registrar and county recorder to file and index such duplicate or certified copy.

A.B. 1020—BROWN. (Jud.) Amends Sec. 27320, Gov. C., and adds Sec. 27320.1, Gov. C., re recordation of instruments.

Prohibits person or firm from requesting recording of more than 10 instruments after 3 o'clock p.m. and allows recorder to refuse to accept them until following business day. Deletes requirement that recorded instrument contain notation by comparer that record has been compared.

A.B. 1021—BROWN. (Jud.) Adds Div. 5, Civ. C., and amends and renumbers various secs., Civ. C., C. C. P., and Corp C., re certain commercial transactions.

Enacts Uniform Commercial Code.

A.B. 1022—BROWN. (Jud.) Amends Sec. 12596, Gov. C., re state supervision and enforcement of charitable trusts and similar relationships.

Provides that article of code on this subject shall remain in force until July 1, 1959, rather than 1957.

To take effect immediately, urgency measure.

A.B. 1023—McGEE. (Trans. & C.) Adds Sec. 556, S. & H. C., to add State Highway Route 236 from Route 4 near Route 23 to Route 60 near Pacific Palisades.

A.B. 1024—WILSON. (Fin. & Ins.) Adds Sec. 392, Ins. C., re services of chiropractor to insured person.

Provides group health or accident policies must provide that for purpose of medical treatment payments, treatment by chiropractor licensed in State shall be equivalent to treatment by physician.

A.B. 1025—WILSON. (Pub. H.) Adds Pt. 3, Div. 1, H. & S. C., re healing arts.

Makes it unlawful for person or board of examiners of branch of healing arts or governing body of any hospital or clinic supported in whole or part by public funds or member or governing body of professional association of healing arts to prevent or attempt to prevent person licensed to practice a healing art from cooperating with other licensed persons or from instructing on healing arts, or to discipline or close or revoke staff membership in any such hospital or clinic for such cooperation or instruction.

A.B. 1026—CUNNINGHAM. (Rev. & Tax.) Adds Sec. 155.8, R. & T. C., re county reassessment for tax purposes of property damaged or destroyed by fire.

Requires reassessment of property damaged or destroyed by fire on or after December 26, 1956, and prior to 12 noon December 28, 1956, on application on or before February 15, 1957, of persons who owned, possessed, or had property under control during such period, accompanied by written statement under oath and certificate of disinterested person showing condition and value of property immediately after fire.

Provides for equalization of property so reassessed until April 1, 1957. Provides for recomputation of tax liability on basis of such reassessment, and for refund or cancellation where amount received is less than that originally determined.

To take effect immediately, urgency measure.

A.B. 1027—CUNNINGHAM. (Rev. & Tax.) Adds Sec. 43006, Gov. C., re taxes levied by cities.

Allows city to reassess property of person owning property between December 26 and 28, 1956, which was subsequently damaged or destroyed by fire, according to condition and value after such damage or destruction.

Adjusts amount of tax payable thereon.

To take effect immediately, urgency measure.

A.B. 1028—CRAWFORD. (Fin. & Ins.) Amends Sec. 10202.7, Ins. C., re group life policies.

Provides group life policies insuring employees may be issued to trustee of a fund established by employer members of an association, rather than a trade association.

A.B. 1029—NIELSEN (Departmental). (Mil. Aff.) Repeals Ch. 2 and Art. 1 of Ch. 4 of Div. 2, and Secs. 801 to 842, inclusive, 899, 981.14 and 981.8, M. & V. C., re state assistance for veterans.

Repeals obsolete or superseded provisions re land settlement, educational assistance, farm and home purchase, and definition of "veteran."

A.B. 1030—NIELSEN (Departmental). (Mil. Aff.) Amends various secs., repeals Sec. 899, M. & V. C., re educational assistance for dependents of veterans.

Adds provision that "veteran" includes person incapable of self-support due to war service-connected disability.

Revises provisions re period aid is available to dependent, permits graduate or professional study in other states when necessary or desirable, and makes technical changes, including clarification of purposes for which allowances are made and repeal of superseded section.

Increases living expense allowance for high school rank from \$20 to \$30 for those over age 16, and revises provisions re amount to be expended on account of any one applicant.

A.B. 1031—NIELSEN (Departmental). (Mil. Aff.) Amends Sec. 19258, Gov. C., re reimbursement by State for cost of replacing or repairing eye glasses and other articles of state employees damaged in line of duty.

Adds provision covering cases where damage results from act of veteran who is member of Veterans' Home of California operated by Department of Veterans Affairs.

A.B. 1032—NIELSEN (Departmental). (Mil. Aff.) Amends Secs. 996.19 and 996.20, M. & V. C., re Veterans Affairs Construction Fund and rental of excess space in building constructed for Department of Veterans Affairs.

Requires rentals to be sufficient to provide return of money transferred to construction fund from Veterans Farm and Home Building Fund of 1943, until entire amount transferred, with interest is returned to that fund rather than returned to construction fund. Provides that amount returned to fund shall be applied first to accrued interest and then to principal.

A.B. 1033—NIELSEN (Departmental). (Mil. Aff.) Amends Sec. 988.3, M. & V. C., re advance of money to Department of Veterans Affairs for veterans' farm and home purchases.

Increases from \$5,000,000 to \$10,000,000 amount that may be advanced by Department of Finance as revolving fund.

A.B. 1034—NIELSEN (Departmental). (Mil. Aff.) Amends Sec. 981.2, M. & V. C., re educational benefits for veterans.

Permits Department of Veterans Affairs to pay tuition and fees for instruction or lessons in flight training at approved school when it is part of course of instruction leading to acquisition of certificate as commercial airline pilot or aviation instructor.

A.B. 1035—NIELSEN (Departmental). (Mil. Aff.) Amends Sec. 986.7, M. & V. C., re veterans farm and home purchases.

Makes optional rather than mandatory appraisal by banking corporation appraiser, in addition to appraisal by employee or agent of Department of Veterans Affairs, before purchase of property by department.

A.B. 1036—BONELLI. (G. E. & E.) Adds Sec. 18654, B. & P. C., re wrestling.

Provides wrestling and boxing law does not apply to sham or fake wrestling match or exhibition and defines same.

A.B. 1037—BONELLI. (G. E. & E.) Adds Art. 2 to Ch. 2, Div. 8, B. & P. C., re tax on income from boxing or wrestling.

Levies tax of 5 percent of gross income received directly or indirectly from boxing or wrestling.

Revenue appropriated for support of State Athletic Commission.

To take effect immediately, tax levy.

A.B. 1038—BONELLI. (G. E. & E.) Adds and amends various secs., B. & P. C., re regulation of boxing and wrestling.

Requires State Athletic Commission to employ full-time investigator to investigate boxing and wrestling activities and provides for his salary and expenses.

Revises and adds provisions re investigation and regulation of boxing and wrestling activities and issuance and suspension or revocation of licenses.

A.B. 1039—BACKSTRAND. (Trans. & C.) Amends Sec. 694.01, Veh. C., to make maximum width of vehicles with projecting lights and appendages not to exceed 100 inches.

A.B. 1040—MILLER (Departmental). (Ed.) Amends Sec. 20311, Ed. C., re administration of state colleges, making no substantive change.

A.B. 1041—HOLMES. Adds Sees. 12707, 12708, and 12709, Wat. C., re project on Santa Maria River and its tributaries for flood control and allied purposes.

Adopts and authorizes project substantially in accordance with congressional document at estimated cost to State of \$1,216,000.

Requires Santa Barbara County to give satisfactory assurances of local cooperation and to execute plans and projects in conjunction with Department of the Army, and authorizes county to modify and amend plans as may be necessary for purposes of State Water Resources Law of 1945.

Chapter 13, Statutes of 1957, approved February 1, 1957, in effect immediately.

A.B. 1042—BONELLI. (G. E. & E.) Amends, adds, and repeals various sees., B. & P. C., re administration of law re boxing and wrestling.

Creates Department of Athletics to succeed to powers and duties of State Athletic Commission and to be administered through Director of Athletics appointed by Governor with consent of Senate at unspecified annual salary.

Abolishes State Athletic Commission and transfers its personnel and funds to department.

Creates State Athletic Commission in department, consisting of three members appointed by Governor for staggered four-year terms. Members to receive expenses only. Empowers commission to appoint secretary at unspecified annual salary, and to hold hearings, make investigations, and make recommendations to director and Legislature. Provides no championship boxing match may be 15 rounds without approval of commission.

Makes other technical changes.

To become operative January 1, 1958.

A.B. 1043—ERWIN. (Mun. & C. G.) Repeals and adds Sec. 34302, Gov. C., re incorporating cities.

Allows incorporation of area with 1,000 or more persons voluntarily domiciled therein and with 50 or more registered voters residing therein, for each boundary mile of area, rather than any area containing not less than 500 inhabitants.

A.B. 1044—ERWIN. (Mun. & C. G.) Adds Sec. 34303.6, Gov. C., re incorporation of cities.

Requires county boundary commission to hold public hearing on whether boundaries of area to be incorporated provide balanced community and to report to board of supervisors thereon.

A.B. 1045—ERWIN. (Mun. & C. G.) Adds Sec. 34301.1, Gov. C., re incorporation of cities.

Sets minimum width of land to be incorporated at 200 feet and provides for increase in minimum width of land over 600 feet in length at ratio of one to three.

A.B. 1046—ERWIN. (Mun. & C. G.) Adds Sec. 34307.5, Gov. C., allowing 30-day extension for filing additional signatures to insufficient petition for incorporation of city.

A.B. 1047—ERWIN. (Mun. & C. G.) Adds Sec. 34315.5, Gov. C., re incorporation of cities.

Allows electors of area adjacent to land proposed to be incorporated to join in incorporation.

A.B. 1048—ERWIN. (Mun. & C. G.) Adds Sec. 35002.6, Gov. C., re annexation of territory to cities.

Prescribes minimum dimensions of area and number of electors in area to be annexed.

Prescribes special method of annexing area not meeting such minimums.

A.B. 1049—ERWIN. (Mun. & C. G.) Amends Secs. 35105.5 and 35304.5, Gov. C., re annexation of territory to cities.

Prohibits annexation of certain territory when connecting road strip is more than 300 feet, rather than one-half mile.

A.B. 1050—ERWIN. (C. S. & S. P.) Adds numerous secs., Gov. C., re State Employees' Retirement System in respect to highway maintenance personnel of Division of Highways, Department of Public Works.

Gives such members retirement rights similar to those of patrol members, except as specified.

A.B. 1051—McCOLLISTER. (Ed.) Adds Ch. 3.8, Div. 10, Ed. C., establishing Sonoma State College.

A.B. 1052—GRANT. (Pub. H.) Amends Sec. 7113, H. & S. C., to authorize funeral director, hospital or physician to remove any structure or organ from human remains upon receipt of written authorization of certain persons and releases director, hospital or physician from liability therefor.

A.B. 1053—WEINBERGER. (Pub. H.) Amends Sec. 7100, H. & S. C., to clarify provision re disposition of remains of person and permit gift to agency approved by Department of Public Health.

A.B. 1054—WEINBERGER. (Pub. H.) Amends Sec. 20, Prob. C., re right to bequeath parts of person's own body.

Broadens class of beneficiaries to include nonprofit blood bank, artery bank, eye bank, or other therapeutic service approved by Director of Public Health as well as teaching institution, university, college, Director of Public Health, or hospital.

Permits the director to make rules and regulations relative to use of such gifts.

A.B. 1055—DILLS. (Trans. & C.) Amends Sec. 83 and adds Sec. 86.3, Veh. C., to make each roadway of divided highway separate roadway and intersections of such roadways separate intersections.

A.B. 1056—GRANT. (Trans. & C.) Adds Sec. 18370, H. & S. C., to prohibit sale of trailer coach 25 feet or more manufactured after July 1, 1958, and containing plumbing and electrical equipment unless equipment meets requirements of Division of Housing, and permits division to collect fees to enforce this provision.

A.B. 1057—GRANT (Departmental). (Ed.) Adds Sec. 20373.1, Ed. C., providing for state college presidents to be reimbursed for necessary expenses of carrying out official duties.

A.B. 1058—ERWIN (Departmental). (Agr.) Amends Sec. 30.6, Ag. C., to require report of Director of Agriculture re investigation of artificial insemination of bovine animals to be made at each general, rather than regular, session of Legislature.

A.B. 1059—ERWIN (Departmental). (L. & D.) Amends Secs. 665 and 668, Ag. C., re milk products licenses.

Requires license to engage in business of processing, rather than selling, distributing, or dealing in, acidophilus or modified milk.

A.B. 1060—ERWIN (Departmental). (L. & D.) Amends Secs. 681 and 685, Ag. C., re measuring milk, cream, or fluid derivatives thereof.

Requires sampler's and weigher's license for persons, other than licensed testers, who measure milk, cream, or fluid derivatives thereof where measure is used as basis of payment.

Authorizes payment for milk, cream, or fluid derivative thereof on basis of measure, as well as weight, and percentage of milk fat contained.

A.B. 1061—ERWIN (Departmental). (L. & D.) Amends Sec. 515, Ag. C., re pasteurization of milk and milk products, to increase process temperatures to 145, rather than 143, degrees for 30 minutes or 161, rather than 160, degrees for 15 seconds.

A.B. 1062—COOLIDGE (Departmental). (C., P., & P. W.) Adds Sec. 5005.1, P. R. C., re powers of Division of Beaches and Parks.

Authorizes division to transfer, sell, or otherwise dispose of personal property under its jurisdiction and to contract with other public agencies for its custody.

A.B. 1063—COOLIDGE (Departmental). (C., P., & P. W.) Amends, repeals, and adds various secs., P. R. C., re State Beach and Park Fund.

Creates State Beach and Park Fund as successor of State Park Maintenance Fund, State Beach Fund, and State Park Fund, which are abolished, and provides for use of such fund for state park and similar purposes.

Provides money appropriated from abolished funds remain available for expenditure from State Beach and Park Fund for same period as originally made.

A.B. 1064—COOLIDGE (Departmental). (Rev. & Tax.) Amends and adds various secs., R. & T. C., re private car tax.

Increases from 30 to 60 days after receipt of notice of delinquency, period during which person holding credits or personal property of, or owing debts to, delinquent taxpayer must retain same.

Extends from 5 to 10 years after filing of tax certificate for record, duration of lien against taxpayer for delinquent taxes.

Requires taxpayer, as prerequisite to filing suit for refund, to file claim with Board of Equalization, and requires that suit be brought within 90 days after mailing of notice of board's action on claim or after six months if board fails to mail notice within that time. Requires that suit be brought in competent court in Sacramento County.

Eliminates present provisions requiring bringing of suit within one year after payment under protest, and prohibiting court from considering grounds not specified in protest.

Makes it misdemeanor to fail or refuse to furnish returns or other data required by board, subject to \$500 fine for each offense.

Deletes provision specifying penalties for violations, and requires prosecutions for violations to be instituted within three years after commission.

A.B. 1065—COOLIDGE (Departmental). (Rev. & Tax.) Adds Sec. 3106.5, R. & T. C., re property taxes.

Provides that number on certificate of registration of vessel required to be registered with assessor be affixed to bow of vessel, and prescribes height and color.

A.B. 1066—COOLIDGE (Departmental). (Rev. & Tax.) Adds and amends various secs., R. & T. C., re property taxes, authorizing use of machine prepared assessment rolls.

A.B. 1067—COOLIDGE (Departmental). (Rev. & Tax.) Amends and adds various secs., R. & T. C., re alcoholic beverage tax.

Deletes exception as to manufacturer's possession from presumption that beer removed from internal revenue bonded premises of manufacturer is presumed sold in State.

Provides that wine grower may claim credit in respect to excise taxes on wine purchased state tax paid from another grower and subsequently exported.

Provides any claim for tax exemption shall be made to Board of Equalization in such manner as board prescribes.

Makes other technical changes.

A.B. 1068—COOLIDGE (Departmental). (Rev. & Tax.) Amends and adds various secs., R. & T. C., re alcoholic beverage tax.

Provides that service of notice of deficiency by Board of Equalization, complete at time of deposit in mail, shall not be extended for any reason, rather than on account of distance between place of mailing and place of address.

Exempts cases of fraud, rather than fraudulent returns, from requirement that notice of deficiency be given within three years after date proper amount should have been returned, and provides if taxpayer fails to make return, notice may be mailed within eight years after date return was due.

Extends from 15 to 30 days after receipt of notice of delinquency, period during which taxpayer may petition for redetermination of same, and from fifteenth to thirtieth day after service of notice upon taxpayer of board's action on petition, date by which such action becomes final.

Prescribes procedure for collection of delinquent taxes and enforcement of liens, to be commenced within three years after date of delinquency or recording of abstract of summary judgment, and to be carried out by levy on and sale of taxpayer's property in same manner as under writ of execution.

Extends from 20 to 60 days after receipt of notice of delinquency, period during which person holding credits or personal property of, or owing debts to, taxpayer must retain same.

Requires prosecutions for violations to be instituted within three years after commission.

A.B. 1069—COOLIDGE (Departmental). (Rev. & Tax.) Amends Sec. 17, R. & T. C., to define "oath" as including written declaration signed under penalties of perjury, as well as affirmation.

A.B. 1070—ERWIN (Departmental). (L. & D.) Adds Sec. 1103.01, Ag. C., re inedible eggs.

Makes possession for breaking-out purposes of nondenatured inedible eggs in excess of 5 percent by person operating breaking plant unlawful.

Forbids breaking out of such eggs until excessive percentage removed.

A.B. 1071—COOLIDGE (Departmental). (Rev. & Tax.) Adds Secs. 515 and 5010.5, P. R. C., re refunds by Department of Natural Resources.

Requires and prescribes manner in which department to refund money which it has received and deposited in State Treasury to credit of General Fund in excessive amount or in error or when refundable because of termination of agreement or other lawful reason.

Permits director of department to authorize refund of all moneys he or Division of Beaches and Parks has collected illegally or by mistake, inadvertence or error.

Requires and prescribes funds from which State Controller to draw his warrant for payment of such refunds.

Appropriates \$1,000 to department for payment of refunds department required to make.

A.B. 1072—SAMUEL R. GEDDES. (C., P., & P. W.) Appropriates unspecified sum from State Park Fund to State Park Commission for establishment in Napa County of Paradise State Park.

A.B. 1073—SAMUEL R. GEDDES. (C., P., & P. W.) Appropriates \$250,000 from State Park Fund to State Park Commission for construction of state park at site of Monticello Dam and Reservoir.

A.B. 1074—SAMUEL R. GEDDES. (Mun. & C. G.) Amends Sec. 28130, Gov. C., changing annual salary of Napa County auditor to unspecified amount.

A.B. 1075—SAMUEL R. GEDDES. (C., P., & P. W.) Appropriates unspecified sum from State Park Fund to State Park Commission to establish Childs' Valley State Park in Napa County.

A.B. 1076—JOHNSON. (Mun. & C. G.) Amends Sec. 5397, S. & H. C., to permit blanket surety bond, instead of individual bonds, to protect contractors and their assigns holding warrants for assessments which superintendent of streets is authorized to collect.

A.B. 1077—JOHNSON. (Mun. & C. G.) Amends Sec. 5582, S. & H. C., to permit payment of work under Improvement Act of 1911 from existing funds by resolution adopted at any time prior to confirmation of assessment.

A.B. 1078—JOHNSON. (Mun. & C. G.) Adds Sec. 5895, S. & H. C., to permit legislative body providing for installation of sidewalks and curbs under Improvement Act of 1911 to determine payment of assessments of \$50 or more therefor may be made in annual installments not exceeding 10, together with interest.

A.B. 1079—JOHNSON. (Mun. & C. G.) Amends Sec. 5070, S. & H. C., re notices under Improvement Act of 1911.

Provides that whenever any city agency has duty of mailing official mailable matter for city, delivery by clerk to such city agency of notices required to be given by mail, it is deemed that notices have been mailed.

A.B. 1080—DONAHOE (Departmental). (Ed.) Adds Sec. 20255, Ed. C., re nursing education and related programs.

Authorizes Director of Education to contract with public or private hospitals or agencies having facilities for furnishing clinical experience, for use of such facilities by state colleges.

A.B. 1081—DONAHOE (Departmental). (Ed.) Amends Sec. 20343.2, Ed. C., re state college transcript fees, making no substantive change.

A.B. 1082—DONAHOE. (Ed.) Amends Sec. 9609, Ed. C., re education of physically handicapped minors, making no substantive change.

A.B. 1083—DONAHOE. (Ed.) Amends Sec. 9803, Ed. C., re education of mentally retarded minors, making no substantive change.

A.B. 1084—CHAPEL. (Jud.) Amends Sec. 3081.5, Civ. C., re loans secured by real property.

Except purchase money loans from requirements that loan secured by real property, within scope of Ch. 8, Title 14, Pt. 4, Div. 3, Civ. C., if such loan provides for installment payments and has maturity date of less than three years, shall require substantially equal installment payments over period of loan, with final payment not payable until maturity date, and no installment shall be greater than twice the amount of smallest installment.

A.B. 1085—CHAPEL. (Jud.) Amends Sec. 3081.3, Civ. C., re loans secured by real property.

Provides that no such loan subject to Ch. 8, Title 14, Pt. 4, Div. 3, Civ. C., which governs such loans with exceptions for bank loans and various other types, shall provide for payment of interest for any period prior to closing of loan transaction, or prior to date that proceeds of loan are unqualifiedly made available for borrower's use.

A.B. 1086—CHAPEL. (G. O.) Amends Sec. 13005, Wat. C., re definition of "pollution."

Includes as "pollution," impairment adversely affecting the ocean waters and bays devoted to public recreation.

A.B. 1087—CHAPEL. (Pub. H.) Adds Art. 4, Ch. 1, Div. 20, H. & S. C., re ocean swimming.

Declares State Department of Public Health has supervision over public beaches and swimming areas of ocean waters and bays. Permits making of rules and regulations, to include a single standard of uniform application re safe bacteria count, violation of which shall be a misdemeanor.

A.B. 1088—MEYERS. (Ind. R.) Adds Pt. 3.5, Div. 5, Lab. C., to specify requirements re safety devices in connection with aerial performances creating substantial risk to performer and public.

A.B. 1089—ERNEST R. GEDDES. (Ed.) Amends Sec. 7043 and 7044, Ed. C., re apportionments to county school service fund for direct educational services.

Provides that where average daily attendance in elementary schools maintained by county superintendent of schools in juvenile homes exceeds 100, allowance to county school service fund shall be computed as foundation program under provisions for equalization aid.

Increases from \$280 to \$350 amount per unit of average daily attendance in secondary schools maintained in such homes.

A.B. 1090—ERNEST R. GEDDES. (Jud.) Amends and adds various sees., Gov. C., revising fee schedule of county clerk for filing papers and other actions in connection with judicial proceedings.

A.B. 1091—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 1178, U. I. C., re refunds and credits for excess unemployment insurance tax contributions collected.

Extends from three to four calendar years, time within which claim for refund or credit may be filed.

A.B. 1092—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 982, U. I. C., re employer's eligibility for reduced contribution rates.

Provides, as condition for eligibility for reduced tax rate, employer's account have been subject to benefit changes during period of 12 consecutive calendar months, rather than calendar quarters, prior to computation date.

A.B. 1093—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 979, U. I. C., re employers' unemployment insurance tax contribution rates.

Permits employers to make voluntary tax contributions within first 120 days of each year and have amounts included in computation of ratio reserve and tax rates.

A.B. 1094—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 1029, U. I. C., re unemployment insurance employer reserve accounts.

Provides that employer's reserve account shall be canceled on department records four calendar years rather than three consecutive years after he ceases wage payments in covered employment.

A.B. 1095—PATTEE. (G. O.) Adds various secs., B. & P. C., re discrimination in sale of alcoholic beverages.

Makes it unlawful for licensed wholesaler or retailer to purchase alcoholic beverages not sold by seller to all such licensees at same current price.

Requires filing of agreements to sell without discrimination and current price lists with Department of Alcoholic Beverage Control.

Provides loss of wholesaler's license as penalty for his violations.

Permits rationing of alcoholic beverages in short supply by plan approved by department.

Exempts beer and wine wholesaler or beer manufacturer re beer distributed or manufactured by him.

A.B. 1096—PATTEE. (F. & G.) Adds various secs., F. & G. C., re salmon and commercial fishing.

Provides for salmon license tags in substantially same manner as present pheasant license tags.

Requires that commercial fishermen deliver all fish taken, except one daily bag limit for personal use, to packing or reduction licensee or bonded cold storage plant to be held for sale.

Requires person taking, receiving or purchasing fish directly from commercial fishermen, and such fisherman selling or delivering directly to consumer, to possess wholesale packer's license.

A.B. 1097—PATTEE. (F. & G.) Amends Sec. 1293, F. & G. C., to authorize issuance of permits for taking wild boar which are damaging or threatening to damage property.

A.B. 1098—PATTEE. (F. & G.) Amends Sec. 717.1 and 748, F. & G. C., to extend limitations on canning of yellowtail from July 1, 1957, to July 1, 1959, and on anchovies from March 31, 1957, to March 31, 1959.

A.B. 1099—BELOTTI (Departmental). (G. E. & E.) Amends Sec. 14104.5, Gov. C., re performance of state public work.

Revises provision for performance of such work by use of rented tools or equipment to require finding by Director of Public Works that work does not lend itself to preparation of plans and specifications to enable bids to be taken on lump sum or unit basis, and to provide that contract may provide for equipment rental and in addition the furnishing of necessary labor and materials for the work.

A.B. 1100—BELOTTI (Departmental). (Trans. & C.) Amends Sec. 136.5, S. & H. C., re contracts by Department of Public Works for removal or relocation of structures on state highway rights of way and for leasing or renting of tools and equipment for state highway purposes.

Provides that such contracts involving a consideration of less than \$1,000, rather than \$500, need not be accompanied by labor and material bonds.

Permits emergency work to be done in imminence or occurrence, rather than emergency repairs after, landslide, flood storm damage, accident or other casualty.

A.B. 1101—JOHNSON. (Mun. & C. G.) Amends Sec. 5221, S. & H. C., to permit legislative body to order hearing of protests under Improvement Act of 1911 to be held before other officers or bodies with final decision to be made by legislative body based on report from such officers or bodies.

A.B. 1102—MARSH. (Mil. Aff.) Adds Sec. 985.01, M. & V. C., to extend farm and home purchase aid to unremarried widows of veterans.

A.B. 1103—MILLER. (Jud.) Amends Sec. 1741, C. C. P., and Sec. 572, W. & I. C., to provide that presiding judge, rather than judges, of superior courts designate member to hear conciliation and juvenile cases.

A.B. 1104—WILSON. (Trans. & C.) New act, to enact the Los Angeles Metropolitan Transit Authority Act of 1957 and repeal Ch. 1668, Stats. 1951, the Los Angeles Metropolitan Transit Authority Act.

Creates authority to act as a public corporation to provide mass rapid transit in Los Angeles and Orange Counties, and portions of Riverside and San Bernardino Counties. Members of authority appointed by Governor.

Authorizes authority to issue revenue bonds for its purposes.

Provides for acquisition of existing systems by agreement. Empowers existing systems to require authority to purchase such system or any portion effected should the authority propose competing services. Empowers authority to enter contracts of superintendence for operation or maintenance of any part of system.

Permits authority to pay in lieu taxes for property of acquired systems.

States authority shall fix charges for services.

Declares intent that authority not be supported by State Treasury and requires repayment of funds appropriated for support from first sale of revenue bonds.

A.B. 1105—HEGLAND. (Ed.) Adds Ch. 3, Div. 3, Ed. C., re state building aid for junior colleges.

See digest of S.B. 643, apparently identical, except that moneys appropriated shall be apportioned by State Allocation Board, rather than Director of Education; amount apportioned may not exceed one-third, rather than 25 percent, of total cost of project; and limits amount which may be apportioned to any single district to one million dollars.

A.B. 1106—HEGLAND. (Mun. & C. G.) Amends Sec. 5392, S. & H. C., to permit legislative body to provide that payments on any assessment and warrant under Improvement Act of 1911, be to treasurer instead of street superintendent.

A.B. 1107—HEGLAND. (Ed.) Amends Sec. 18054, Ed. C., re continuing contracts of school districts.

Authorizes school districts to make such contracts for work to be done or for materials or supplies to be furnished, sold or leased, rather than for materials and supplies.

A.B. 1108—HEGLAND. (C., P., & P. W.) Appropriates \$50,000 to City of Carlsbad for research and study with regard to construction and development of small craft harbor.

A.B. 1109—HEGLAND. (Ed.) Amends Sec. 6358, Ed. C., re elections to increase or decrease maximum tax rates of school districts.

Requires notice of election to registered electors in proposed increase or decrease of maximum tax rate to include statement of current tax rate in district.

Revises form of ballot to be used in such elections.

A.B. 1110—HEGLAND. (Ed.) Amends, repeals and adds various sees., Ed. C., re computation of annual repayments of state school building aid.

Prescribes alternative formula for computation of annual repayment of state school building aid to include debt service on bonded indebtedness of state-aided district incurred after, as well as before, apportionment of state school building aid funds. Defines "eligible costs" for purpose of computing debt service to be included in alternative formula.

Provides that current assessed valuation and debt service, rather than assessed valuation and debt service for preceding fiscal year, shall be used in computation of annual repayments.

Requires State Allocation Board to review purposes for which an applicant school district has expended or encumbered bond proceeds within two years preceding application for state school building aid. Provides that if board determines such proceeds were expended or encumbered for a purpose outside of state school building aid program, board may require district, as a condition to receiving an apportionment, to contribute amount expended outside of program to cost of project for which application is made for an apportionment.

To take effect immediately, urgency measure.

**A.B. 1111—HEGLAND.** (C., P., & P. W.) Appropriates \$750,000 to the City of Oceanside to extend Camp Pendleton jetties and construct breakwaters for small craft harbor and refuge.

**A.B. 1112—HEGLAND.** (Mun. & C. G.) Adds Sec. 53607, Gov. C., re funds of local agencies.

Allows legislative body to delegate to treasurer its authority to invest funds or sell or exchange investments.

**A.B. 1113—ERNEST R. GEDDES.** (Trans. & C.) Adds Ch. 11, Pt. 1, Div. 18, S. & H. C., to provide for changes in projects of vehicle parking districts under Vehicle Parking District Law of 1943.

**A.B. 1114—HEGLAND.** (Mun. & C. G.) Adds Sec. 5510.1, S. & H. C., to require expense of county treasurer in issuing new bonds and in carrying out reassessment under Improvement Act of 1911 to be paid by city conducting assessment proceedings.

**A.B. 1115—BEE.** (Elec. & Reap.) Adds Sec. 954, Elec. C., re times for holding elections.

Provides that all elections, other than those called by Governor or set by city charter, be held on Tuesday closest to day election would otherwise be held.

**A.B. 1116—BEE.** (Elec. & Reap.) Adds Sec. 2832.5, Elec. C., re county central committee endorsement of candidates in primary elections, permitting such endorsement and support.

**A.B. 1117—BEE.** (Elec. & Reap.) Adds Sec. 2608.5, Elec. C., re inspection of sponsor certificates by candidate.

Requires return of sponsor certificates by verification deputies 70 days before election so candidate may examine such for defects.

**A.B. 1118—BEE.** (Elec. & Reap.) Amends Secs. 123, 124, Elec. C., re registration of voters.

Requires, rather than permits, election board to provide for registration of electors in their precincts by county clerk.

Directs county clerk to appoint election official or deputize resident elector of precinct to serve as permanent deputy registrar for precinct with duty of conducting house-to-house canvass to register voters before primary and general elections.

**A.B. 1119—O'CONNELL.** (Jud.) Amends Sec. 11613, H. & S. C., to require notice to owner of motor vehicle seizure and intended forfeiture on narcotics violation be within 10 days of seizure.

**A.B. 1120—PORTER.** (L. & D.) Amends Secs. 493 and 494, Ag. C., re milk and milk products enforcement officers.

Authorizes employment by city or county for such work without regard to eligibility list, person so employed by State, city, or county within last four rather than two years.

Adds to qualifications necessary to take examination as such officer if graduate of veterinary college, requirement of one year experience in production, processing, or inspection of milk or milk products.

Deletes provision for qualification by three years general experience and two years major study in dairy industry subjects at agricultural college.

Changes provision for qualification by three years experience with public agency to require that experience be with approved milk inspection service or Bureau of Dairy Service rather than with any public agency.

A.B. 1121—HANSEN (Departmental). (Agr.) Amends Sec. 795.8, adds Sec. 795.9, Ag. C., re nonstandard citrus field picking box, to expressly make movement of such boxes unlawful unless properly marked.

A.B. 1122—HANSEN (Departmental). (Agr.) Amends Sec. 275.5, Ag. C., re queen bees, to permit shipment without certificate of inspection.

A.B. 1123—HANSEN (Departmental). (Agr.) Amends Sec. 829.8, Ag. C., re containers for imported fruits, nuts, and vegetables.

Removes express requirement that Director of Agriculture declare by rules and regulation those containers for imported fruits, nuts, and vegetables which do not misrepresent or deceive as to capacity.

A.B. 1124—HANSEN (Departmental). (Agr.) Amends Secs. 914.9 and 917.2, Ag. C., re treated grain or other crop seeds.

Requires all treated grain or other crop seeds containers for marketing be tagged or stenciled "treated seed" together with common name of substance. Requires warning or caution statement for toxic "treated seed."

Deletes discretionary power to publish certain rules and regulations in bulletin form. Permits adoption of rules and regulations re toxic grain and seed treating substances.

A.B. 1125—HANSEN (Departmental). (Agr.) Amends Secs. 911.23, 913, 915, 915.1, and repeals Sec. 913.1, Ag. C., re agricultural and vegetable seeds.

Adds Halogeton to list of secondary noxious weeds.

Eliminates requirement each container label on vegetable seed show month and year seed was shipped or delivered by person who labeled it.

Adds requirement label show lot number or other identification.

Exempts seed from certain germination and labeling requirements if being transported from one warehouse to another without transfer of title or in storage in a warehouse and lot identification available. Presently exempted only from labeling provisions and only if lot available on invoice.

Exempts seed sold in lots of five, rather than 50, containers from labeling requirements.

A.B. 1126—HANSEN (Departmental). (Agr.) Amends Secs. 1044 and 1068, Ag. C., re fertilizing materials and economic poisons.

Authorizes, rather than requires, Director of Agriculture to make rules and regulations re fertilizing materials and economic poisons.

Eliminates limitation that such rules or regulations may only be effective 30 days after promulgated by proclamation of director.

A.B. 1127—HANSEN. (C., P., & P. W.) Adds Sec. 31031.5, Wat. C., to authorize the Free Water County Water District to fix a standy-by or availability charge of not to exceed \$5 per acre per year.

A.B. 1128—HANSEN. (C., P., & P. W.) Amends Secs. 55302 and 55305, adds Sec. 55971, Wat. C., re county waterworks districts.

Requires petition requesting appointment of board of directors to be signed by 10 percent, rather than majority, of water users or by 25 such petitioners.

Permits directors to receive compensation not to exceed \$10 per month.

Authorizes consolidation of districts for operational purposes.

A.B. 1129—HANSEN. (C., P., & P. W.) Amends Sec. 30562, Wat. C., re county water districts.

Provides that if annual gross revenue of district does not exceed \$50,000, bond of collector may be sum of gross annual revenue.

A.B. 1130—HANSEN. (C., P., & P. W.) Amends Sec. 55350, Wat. C., re county waterworks districts.

Limits bidding requirement re contracts for labor, materials, or supplies to contracts in excess of \$2,000, and excepts from requirement contracts among county waterworks districts.

A.B. 1131—LUCKEL. (Mun. & C. G.) Adds Secs. 31454.6-31454.9, incl., Gov. C., re county employees' retirement systems.

Allows counties to adopt provisions of federal old age and survivors insurance system on totally additive and supplementary basis, or on coordinating basis.

Provides modification of contributions and benefits when federal system adopted on coordinating basis.

To take effect immediately, urgency measure.

A.B. 1132—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 646, Veh. C., re fee for approval of lamp or device.

Provides for new schedule of fees for testing lamps or devices by Department of California Highway Patrol. Requires \$10 fee for applications accompanied by evidence of satisfactory performance from accredited laboratories.

A.B. 1133—BACKSTRAND (Departmental). (Trans. & C.) Adds Sec. 632.1, Veh. C., to permit use of two auxiliary driving lamps and two auxiliary passing lamps, as defined therein.

A.B. 1134—BACKSTRAND (Departmental). (Trans. & C.) Amends Secs. 221 and 222, adds Sec. 221.5, Veh. C., to provide for report of theft, embezzlement or recovery of vehicle to California Highway Patrol rather than Department of Motor Vehicles and to require California Highway Patrol to notify Department of Motor Vehicles of such report.

A.B. 1135—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 635, Veh. C., to increase permissible candlepower for side, cowl, or fender lamps from three to four candlepower.

A.B. 1136—BACKSTRAND (Departmental). (Trans. & C.) Adds Sec. 643, Veh. C., to permit vehicles to be equipped with reflectors of type approved by Department of California Highway Patrol.

A.B. 1137—BACKSTRAND (Departmental). (Trans. & C.) Adds Sec. 645.5, Veh. C., to require all vehicle lighting devices to be maintained at all times in good working order and to be equipped with bulbs of correct voltage rating corresponding to that of source of electrical power.

A.B. 1138—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 674, Veh. C., to require every motor vehicle registered in this State to be equipped with a mirror reflecting to driver a view of highway for 200 feet to rear of vehicle.

A.B. 1139—BACKSTRAND (Departmental). (Trans. & C.) Amends Secs. 251 and 381, Veh. C., to remove exemption of persons operating self-propelled wheelchairs or invalid tricycles from obtaining driver's license.

A.B. 1140—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 332, Veh. C., to provide that a person convicted of driving while his license is suspended or revoked for failure to file proof of ability to respond in damages shall have his license suspended for six months, if no term suspension or revocation is outstanding, rather than to provide six-month extension of period such proof must be maintained.

A.B. 1141—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 140, Veh. C., to delete obsolete provision re exemption of trailer coaches from registration.

A.B. 1142—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 10753.2, R. & T. C., re assessment of vehicles under Vehicle License Fee Law.

Revises formula for determining market value, using year model of vehicle as well as year first sold as basis.

A.B. 1143—DAHL. (Jud.) Amends Sec. 476a, Pen. C., re issuance of checks without sufficient funds.

Clarifies wording in subsection (b) by changing "knowing" to "drawing."

Provides that lesser punishment of not over one year in county jail shall not apply to defendant convicted of issuing less than \$50 checks if defendant has prior

convictions in other states of any offense that if committed in this State would have been forgery, or possession of blank notes and bills, or uttering of false checks.

Provides same exemption if defendant has prior conviction of petty theft which in this State would have been punishable as one of the above listed offenses.

A.B. 1144—BEAVER. (Rev. & Tax.) Amends Sec. 6816, P. R. C., re soil conservation.

Permits State Soil Conservation Commission to make grants to soil conservation districts for district works if commission finds work necessary for welfare of State.

Appropriates \$1,000,000 annually out of State Lands Act Fund to commission for such purpose.

A.B. 1145—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 15800, Fin. C., to create Office of Deputy Credit Union Commissioner to administer California Credit Union Law under direction of Commissioner of Corporations.

A.B. 1146—MACBRIDE. (Soc. Wel.) Amends Sec. 1528, W. & I. C., re disputes over responsibility for aid to needy children.

Requires, rather than permits, counties involved in dispute over responsibility for support of needy child to submit contentions to State Department of Social Welfare for settlement.

A.B. 1147—MACBRIDE. (P. U. & C.) Amends Sec. 3603 and adds Sec. 3675, Corp. C., re amendment of articles of incorporation.

Deletes requirement for filing of certificate when amendments to articles are set forth in full in amended articles. Prescribes procedure for preparation of such amended articles. Deletes prohibition against amendment altering statement in original articles re first directors and number of shares subscribed and allows such statements to be included in amended articles.

A.B. 1148—MACBRIDE. Amends Secs. 1520, 2164, 2165, 3047, 3047.01, W. & I. C., re real property qualifications for applicants for or recipients of public assistance.

Permits applicant for or recipient of aid to needy children to own real property having an assessed valuation of \$5,000, rather than \$3,000, and applicant for or recipient of aid to aged or aid to needy blind, either alone or with spouse, to own real property having an assessed valuation of \$5,000, rather than \$3,500, while remaining eligible for aid.

Chapter 31, Statutes of 1957, approved February 4, 1957, in effect immediately.

A.B. 1149—MACBRIDE (Departmental). (Ed.) Amends Sec. 6904, Gov. C., re vending stands for blind.

Eliminates provision that service charge based on gross sales from such stands cannot be used for construction of new stands, and provides for one year, rather than five years, residence for licensing of blind persons for operation of such stands.

A.B. 1150—RUMFORD. (G. E. & E.) Adds Secs. 12751.1, 13031.3, and 13031.4, Ed. C., re certificated school district employees.

Prohibits employee with duty of interviewing and recommending persons for certificated positions to school district governing board from refusing to recommend applicant by reason of race, color, religious creed or national origin of applicant.

Makes person violating prohibition guilty of misdemeanor, civilly liable to applicant in amount not less than \$500 and requires State Board of Education to suspend his credentials for three years.

A.B. 1151—RUMFORD. (G. E. & E.) Adds Sec. 13031.4, Ed. C., re qualifications of certificated employees of school districts.

Declares policy against person interviewing and recommending persons for employment in positions requiring certification qualifications to fail or refuse to do so by reason of age or marital status of applicant.

A.B. 1152—THOMAS. (Trans. & C.) Adds Secs. 30692 and 30693, S. & H. C., re San Pedro-Terminal Island Tube.

Requires California Toll Bridge Authority forthwith to undertake financing and construction of tube and authorizes authority from time to time to direct Controller

to transfer to acquisition and construction fund for toll tube equal amounts from those due City of Los Angeles and County of Los Angeles from state highway user tax moneys.

A.B. 1153—KELLY. (Mun. & C. G.) Amends Sec. 21189, Wat. C., re group insurance, medical and hospital service or annuities for officers and employees of irrigation districts.

See digest S.B. 1459, apparently identical.

A.B. 1154—DAHL (By request). (Pub. H.) Amends and adds various secs., B. & P. C., re Board of Vocational Nurse Examiners.

Changes board from seven to five members.

Requires members to be licensed vocational nurses for three years prior to appointment rather than that membership include one licensed physician and surgeon, one registered nurse with five years nursing teaching experience, one hospital administrator, one licensed public health nurse and one public school administrator.

Creates seven-member Advisory Council of Board of Vocational Nurse Examiners with specified qualifications appointed by Governor for three-year terms.

Authorizes board to prescribe specialized courses in field of geriatrics, X-ray, surgery, polio, psychiatry, maternity, pediatrics and rehabilitation and to issue certificates to licensed vocational nurses who have completed such courses.

A.B. 1155—MUNNELL. (Jud.) Amends Sec. 1032, C. C. P., re court costs in superior courts.

Modifies provision that in action in which prevailing party recovers judgment that could have been rendered in inferior court, the trial court may allow or deny costs or allow them in part, by providing that the prevailing party shall not recover costs unless the judge who presided at the trial, or, if such judge is unable to act, then another judge of the court, makes an order, within the statutory period for filing a memorandum of costs, allowing costs or a part thereof.

A.B. 1156—KLOCKSIEM. (Mun. & C. G.) Amends Sec. 477, H. & S. C., re enforcement in cities by county health officer of public health statutes and regulations.

Commencing July 1, 1958, requires enforcement services be financed by a property tax levied on unincorporated area of county and cities which are provided such enforcement services by county health officer.

A.B. 1157—KLOCKSIEM. (Jud.) Amends Secs. 633, 641, 662, W. & I. C., re management of juvenile halls.

Requires probation officer in county having population in excess of 2,000,000, with advice and counsel of probation committee, to manage and control internal affairs of juvenile hall; eliminating provisions making such duty contingent on will of probation committee. Transfers control over such hall from probation committee to probation officer.

Requires probation committee in such county to function in advisory capacity to probation officer, instead of making duty contingent on will of juvenile court.

A.B. 1158—KLOCKSIEM. (Mun. & C. G.) Amends Sec. 5853, S. & H. C., re county maintenance districts.

Provides that when any portion of a district is included within a city, such portion shall continue to remain a part of the district until a copy of a resolution adopted by the city requesting exclusion of such territory from the district is received by the board of supervisors, instead of such withdrawal being automatic upon inclusion.

A.B. 1159—KLOCKSIEM. (P. U. & C.) Adds Sec. 6018, P. U. C., re franchises granted by counties to public utilities.

Limits applicability of such franchises to unincorporated territory of county, and provides that when unincorporated territory is annexed to a city which has granted a franchise for same type of privilege to same grantee, county franchise is superseded by city franchise with respect to territory annexed.

- A.B. 1160—KLOCKSIEM. (Mun. & C. G.) Amends Sec. 4901, H. & S. C., to provide that if territory of county maintenance district, as well as another sewer maintenance district, is annexed to sewer maintenance district, territory shall be withdrawn from district from which annexed.
- A.B. 1161—BRUCE F. ALLEN. (Jud.) Amends and renumbers Secs. 23045, 23046 and 23333, B. & P. C., without substantive change.
- A.B. 1162—BRUCE F. ALLEN. (Jud.) Amends Secs. 5083.3, 12146, 13205 and 13680, and repeals Sec. 8761, Ed. C., to renumber sections having same number as others and to repeal duplicate section.
- A.B. 1163—BRUCE F. ALLEN. (Jud.) Amends and renumbers Secs. 1028, 13115, 21151, 53062, and 73649, Gov. C., changing section numbers.
- A.B. 1164—BRUCE F. ALLEN. (Jud.) Amends and renumbers second Sec. 9065, as added by Ch. 1680, Stats. 1955, P. R. C., without substantive change.
- A.B. 1165—BRUCE F. ALLEN. (Jud.) Amends and renumbers Sec. 2160.4, W. & I. C., changing section number.  
Codification to maintain codes; makes no substantive change.
- A.B. 1167—BRUCE F. ALLEN. (Jud.) Amends and repeals various secs., B. & P. C., re licensed professions and business enterprises.  
Codification to maintain codes; makes no substantive change.
- A.B. 1168—BRUCE F. ALLEN. (Jud.) Amends Sec. 2924c, Civ. C., re real property security transactions.  
Codification to maintain codes; makes no substantive change.
- A.B. 1169—BRUCE F. ALLEN. (Jud.) Amends and renumbers Sec. 1859.21, Civ. C., re warehouse receipts.  
Codification to maintain codes; makes no substantive change.
- A.B. 1170—BRUCE F. ALLEN. (Jud.) Amends Sec. 1861, Civ. C., re liens of innkeepers.  
Codification to maintain codes; makes no substantive change.
- A.B. 1171—BRUCE F. ALLEN. (Jud.) Amends secs., C. C. P., re proceedings in civil cases.  
Codification to maintain codes; makes no substantive change.
- A.B. 1172—BRUCE F. ALLEN. (Jud.) Amends and repeals secs., Ed. C., re institutions of learning.  
Codification to maintain codes; makes no substantive change.
- A.B. 1173—BRUCE F. ALLEN. (Jud.) Amends Sec. 1000, Elec. C., re elections.  
Codification to maintain codes; makes no substantive change.
- A.B. 1174—BRUCE F. ALLEN. (Jud.) Amends Secs. 6077, 6106, and 6930, H. & N. C., re ports and harbors.  
Codification to maintain codes; makes no substantive change.
- A.B. 1175—BRUCE F. ALLEN. (Jud.) Amends Secs. 4178 and 4182, H. & S. C., re garbage and refuse disposal districts.  
Codification to maintain codes; makes no substantive change.
- A.B. 1176—BRUCE F. ALLEN. (Jud.) Amends Sec. 12906 and repeals Sec. 922, Ins. C., re regulation of insurers.  
Codification to maintain codes; makes no substantive change.
- A.B. 1177—BRUCE F. ALLEN. (Jud.) Amends and repeals secs., Gov. C., and Pen. C., re state and local government.  
Codification to maintain codes; makes no substantive change.

- A.B. 1178—BRUCE F. ALLEN. (Jud.) Amends Secs. 2653, 2661, and 2700, Lab. C., re regulation of employments and employment relations.  
Codification to maintain codes; makes no substantive change.
- A.B. 1179—BRUCE F. ALLEN. (Jud.) Amends Sec. 981.8, M. & V. C., re education assistance to veterans.  
Codification to maintain codes; makes no substantive change.
- A.B. 1180—BRUCE F. ALLEN. (Jud.) Amends various sees., Pen. C., re crimes and punishments.  
Codification to maintain codes; makes no substantive change.
- A.B. 1181—BRUCE F. ALLEN. (Jud.) Amends Secs. 502, 3414, 5540, and 8554, repeals Sec. 514, P. R. C., re natural resources.  
Codification to maintain codes; makes no substantive change.
- A.B. 1182—BRUCE F. ALLEN. (Jud.) Amends and repeals sees., R. & T. C., re taxation.  
Codification to maintain codes; makes no substantive change.
- A.B. 1183—BRUCE F. ALLEN. (Jud.) Amends various sees., S. & H. C., re public ways.  
Codification to maintain codes; makes no substantive change.
- A.B. 1184—BRUCE F. ALLEN. (Jud.) Amends Sec. 3003, U. I. C., re investments of Disability Fund.  
Legislation to maintain codes. Makes no substantive change.
- A.B. 1185—BRUCE F. ALLEN. (Jud.) Amends various sees., Veh. C., re vehicles and vehicular traffic.  
Codification to maintain codes; makes no substantive change.
- A.B. 1186—BRUCE F. ALLEN. (Jud.) Amends and repeals various sees., Wat. C., re water.  
Codification to maintain codes; makes no substantive change.
- A.B. 1187—BRUCE F. ALLEN. (Jud.) Amends Sec. 153, W. & I. C., re Department of Mental Hygiene.  
Codification to maintain codes; makes no substantive change.
- A.B. 1188—BRUCE F. ALLEN. (Jud.) Amends Sec. 1711, W. & I. C., re Youth Authority.  
Codification to maintain codes; makes no substantive change.
- A.B. 1189—BRUCE F. ALLEN. (Jud.) Repeals Secs. 3087.1, 3087.2 and 3087.3, W. & I. C., re aid to needy blind.  
Codification to maintain codes; makes no substantive change.
- A.B. 1190—THOMAS J. DOYLE. (F. & G.) Adds Sec. 694.5, F. & G. C., re striped bass.  
Provides there is no minimum limit and 16-inch maximum limit on striped bass in Districts 11, 12, 12B, and 13.  
Provides Fish and Game Commission may not modify such provisions.
- A.B. 1191—CRAWFORD. (Jud.) Amends various sees., Gov. C., re San Diego municipal court changing number of judges and salaries of officers and attaches to unspecified amounts.
- A.B. 1192—CRAWFORD (By request). (Jud.) Amends Sec. 74349, Gov. C., re officers and employees of municipal court in City of San Diego.  
Allows appointing authority with approval of judges to grant leave of absence without pay to employee for not more than one year. Assures right to employee to return to position at expiration of leave.  
Deletes provision for automatic forfeiture of office or employment when appointive officer or employee becomes candidate for elective office or position.

A.B. 1193—SAMUEL R. GEDDES. (Mun. & C. G.) Amends Sec. 28130, Gov. C., changing annual salary of Napa County supervisors to unspecified amount.

A.B. 1194—WEINBERGER (Departmental). (C. S. & S. P.) Amends Sec. 6050, Pen. C., re appointment of wardens and superintendents of state prisons.

Provides for appointments by Director of Corrections under civil service law, rather than by Governor.

Provides that incumbents on January 1, 1958, who have held such positions continuously since January 1, 1957 shall be included in civil service system.

A.B. 1195 WEINBERGER (Departmental). (G. O.) Amends Secs. 2400, 2401, 2402, and 2403, and repeals Sec. 2401.5, Pen. C., re Department of Corrections.

Transfers functions, personnel, funds, and records of Division of Adult Paroles under Adult Authority to department. Preserves civil service status and rights of transferred personnel.

Provides that Director of Corrections shall receive advice and consultation of Adult Authority with respect to major proposals for reorganization of parole services and in appointment of head of parole services and principal assistants.

Declares intent that Adult Authority and Director cooperate and agree wherever possible in establishment and administration of policies regarding parole supervision of adult male prisoners, and provides for submission of points of disagreement to Governor and Board of Corrections.

A.B. 1196—WEINBERGER (Departmental). (C. S. & S. P.) Amends Sec. 1711.5, W. & I. C., re Youth Authority.

Permits Youth Authority to employ case hearing representatives to act as referees and participate in hearing cases for purpose of acting on confinement and release of persons committed to Youth Authority.

A.B. 1197—WEINBERGER (Departmental). (C. S. & S. P.) Amends Secs. 3325 and 5076.1, Pen. C., re term fixing and paroling of prisoners.

Permits Board of Trustees of California Institution for Women and Adult Authority to employ case hearing representatives to participate in hearing cases and to prepare case studies and recommendations re term fixing and paroles of prisoners.

A.B. 1198—WEINBERGER (Departmental). (Jud.) Amends Sec. 1725, W. & I. C., re delegation of authority of Youth Authority.

Permits delegation of authority respecting designation of point of temporary detention, initial classification, and assignment or transfer to facilities of Department of Corrections.

A.B. 1199—WEINBERGER (Departmental). (Jud.) Amends Sec. 5075, Pen. C., to increase membership of Adult Authority from six to seven members.

A.B. 1200—FRANCIS. (Jud.) Amends Sec. 73521, Gov. C., increasing number of municipal court judges in Burlingame and San Mateo district from one to two.

A.B. 1201—FRANCIS. (Jud.) Adds Sec. 68546, Gov. C., re municipal court judges.

See digest of S. B. 733, apparently identical.

A.B. 1202—FRANCIS. (Mun. & C. G.) Amends Sec. 22102, Ed. C., allowing establishment of county free library at place in county other than county seat.

A.B. 1203—FRANCIS. (Trans. & C.) Amends Sec. 407, S. & H. C., to provide that portion of State Highway Route 107 is from Route 68 near Palo Alto to Route 239 near Woodside instead of from Route 68 near Redwood City to Route 55 via Woodside.

A.B. 1204—HENDERSON (Departmental). (G. O.) Amends Sec. 11559, Gov. C., re salaries of state officers.

Changes salaries of specified officers to unspecified sum.

- A.B. 1205—HENDERSON (Departmental). (G. O.) Amends Sec. 11558, Gov. C., re salaries of state officers.  
Changes salaries of specified officers to unspecified sum.
- A.B. 1206—HENDERSON (Departmental). (G. O.) Amends Sec. 11552, Gov. C., re salaries of state officers.  
Changes salaries of specified officers to unspecified sum.
- A.B. 1207—BRADLEY. (Mun. & C. G.) Amends Sec. 43069, Gov. C., re taxation by cities for local flood control works.  
Specifically makes authorization for such taxation applicable to all cities.
- A.B. 1208—BRADLEY. (Trans. & C.) Amends Sec. 454.2, Veh. C., to exempt clergymen from *prima facie* speed limit under same conditions as physicians.
- A.B. 1209—BRADLEY. (Jud.) Amends Secs. 544 and 691, C. C. P., re attachment and execution.  
Provides that garnishee may rely on order or notice served on him by levying officer, and is not liable for acting in conformity therewith.
- A.B. 1210—BRADLEY. (Jud.) Amends Secs. 73392 and 73393, Gov. C., re Alviso-San Jose Municipal Court, increasing salaries of clerks and deputy clerks and providing additional pay for night duty and salary adjustment for prior continuous service.
- A.B. 1211—BRADLEY. (Jud.) Amends Secs. 74042 and 74043, Gov. C., re Palo Alto-Mountain View Municipal Court increasing monthly salaries of clerk and deputy clerks.
- A.B. 1212—BONELLI. (Mil. Aff.) Adds Sec. 1515, M. & V. C., re civil defense and disaster preparedness and relief.  
Directs Disaster Council to consider and recommend for approval by Governor comprehensive program for training, educating, and indoctrinating local civil defense and disaster workers, and provides that Governor shall promulgate rules designating authority for control and chain of command of such workers.
- A.B. 1213—BONELLI. (Ed.) Amends Secs. 5922 and 5923, Ed. C., re school district warehouse revolving funds.  
Revises formula for determination of amount in fund of one or more districts. Authorizes use of fund for payment of costs of receiving, storing and delivering stores.
- A.B. 1214—MUNNELL. (Fin. & Ins.) Adds Sec. 1090.1, Gov. C., re public officers.  
Provides that no officer or employee of State or Member of Legislature shall accept any commission for placement of insurance on behalf of State.
- A.B. 1215—MUNNELL. (Fin. & Ins.) Adds Art. 9 to Ch. 2, Pt. 3, Div. 3, Title 2, Gov. C., re state insurance.  
Creates Division of State Insurance in Department of Finance in charge of deputy director known as Insurance Administrator. Prescribes his duties re establishing policies for determining insurance needs of State, and coordinating functions of officers having duty of insuring state property or risks.  
Prohibits placing of insurance policy unless entire market is canvassed through system of public bidding, and prescribes procedure for obtaining and accepting lowest and best bid.
- A.B. 1216—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 675.5, Veh. C., re safety glass on motor vehicles.  
Requires that all motor vehicles be equipped with safety glass, deleting provisions that new motor vehicles sold or operated after January 1, 1936, and vehicles first registered in this State after January 1, 1948, must be so equipped.  
Deletes provision that on motor vehicles operated as passenger common carriers

under jurisdiction of Public Utilities Commission, glazing used above normal window line on side may be colored safety glass.

Requires glazing material on motorcycles and motor-driven cycles to be of either approved safety glass or a clear plastic.

A.B. 1217—BACKSTRAND (Departmental). (Trans. & C.) Amends Secs. 139.51 and 139.53, Veh. C., re members of California Highway Patrol.

Makes supervising instructors a class of members of California Highway Patrol.

Deletes provision making sergeant eligible for promotional examination for captain.

Deletes provision prohibiting the filling of position of lieutenant by demoting member holding rating of captain on July 1, 1949.

A.B. 1218 KILPATRICK. (Trans. & C.) Amends Sec. 173.4, Veh. C., to exempt from registration, trailer coaches operating under one-trip permit issued to nonresident.

A.B. 1219—KILPATRICK. (Trans. & C.) Amends Sec. 140.3, Veh. C., to provide for issuance of permits to move unregistered and unladen vehicles for one continuous trip from place outside State to place in State, and to delete obsolete provision re trailer coaches.

A.B. 1220—KILPATRICK. (Rev. & Tax.) Amends Sec. 10757, R. & T. C., re additional unpaid vehicle license fees, providing that where additional fees required due to prior departmental error, no penalty shall be assessed against application for transfer of registration.

A.B. 1221—KILPATRICK. (Trans. & C.) Amends Sec. 11003.1, R. & T. C., re semiannual reports by Department of Motor Vehicles to counties on trailers registered.

Provides for such reports in January and July, rather than in December and June, for preceding six months.

A.B. 1222—McMILLAN. (Jud.) Adds Sec. 25, Pen. C., abolishing penalty of death.

A.B. 1223—McMILLAN. (Jud.) Amends Sec. 190, Pen. C., re punishment for murder in first degree.

Provides person be confined for life, or suffer death upon affirmative fixing of that penalty by jury or upon court fixing that penalty upon plea of guilty.

A.B. 1224—McMILLAN. (Jud.) Adds Sec. 17.5, Pen. C., forbidding sentences to death in jury trials unless that penalty is specifically fixed by jury.

A.B. 1225—McMILLAN. (Jud.) Adds Sec. 1193.5, Pen. C., forbidding imposition or infliction of death penalty for period of six years.

A.B. 1226—CONRAD. (Elec. & Reap.) Adds Sec. 2001, Elec. C., re single slate of delegates to national party conventions.

Eliminates holding presidential primary election if on fifty ninth day before date of such election, only one slate of delegates has been proposed by the party involved.

Provides under above conditions, Secretary of State shall declare delegates elected.

A.B. 1227 CONRAD. (Elec. & Reap.) Amends Sec. 5004, Elec. C., re prevention of public meetings, making no substantive change.

A.B. 1228—CONRAD. (Elec. & Reap.) Amends Sec. 1406, Elec. C., re elections, making no substantive change.

A.B. 1229—CONRAD. (Elec. & Reap.) Amends Sec. 127, Ed. C., re elections, making no substantive change.

A.B. 1230 CONRAD. (Elec. & Reap.) Amends Sec. 11645, Elec. C., re elections, making no substantive change.

A.B. 1231—CONRAD. (Elec. & Reap.) Amends Sec. 6553, Elec. C., re elections, making no substantive change.

**A.B. 1232—COLLIER.** (Soc. Wel.) Adds Art. 8, Ch. 1, Div. 3, amends Sec. 2000, W. & I. C., re payment of supplemental aid to aged aid recipients.

Provides for payment to qualified aged aid recipients of amount sufficient to increase maximum monthly grant to such recipients to \$100.

Requires recipient, to qualify for supplemental aid, to reside alone; to have no income other than aid grant; and to have resided in State continuously for at least 15 years prior to date he applies for such aid. Provides for exclusion from computation of residence period of periods during which recipient received aid from other state.

Gives State claim against estate of recipient for supplemental aid granted with same priority as judgment, and provides that amounts recovered shall be shared by State and counties in same proportion as they contributed to grant.

Makes all provisions of aged aid law applicable to supplemental aid unless clearly inconsistent, including provisions relating to sharing of costs between State and counties.

Appropriates amount sufficient to reimburse counties for six-sevenths of supplemental aid paid to county residents, and entire amount of such aid paid to persons without county residence.

Changes short title of aged aid law from "Old Age Security Law" to "Old Age Assistance Law."

**A.B. 1233—COLLIER.** (Ed.) Adds Sec. 7556, Ed. C., re cancellation of authorization to sell school bonds.

Permits governing board of school district to petition board of supervisors to cancel authorization of district to sell bonds authorized at particular election where 90 percent have been sold, remaining amount is not more than \$25,000, and governing board deems sale of remaining amount not economically justified.

Permits supervisors, following hearing, to order cancellation.

**A.B. 1234—DONALD D. DOYLE.** (Soc. Wel.) Adds, amends, and repeals various secs., Ed. C., Gov. C., and W. & I. C., re agency for service to blind.

Creates independent agency for services to blind, headed by director appointed by Governor. Requires Governor to appoint advisory board of five members to director. Establishes Bureau of Vocational Rehabilitation for Blind in such agency. Prescribes powers and duties of agency, board, and bureau. Places Field Work Service, Oakland Orientation Center for Blind, and California Industries for the Blind under direction of agency. Prescribes conditions for sales of products made by blind.

**A.B. 1235—DONALD D. DOYLE.** (Ed.) Adds Sec. 13082.1, Ed. C., allowing teacher of school district with average daily attendance of under 850 to be offered contract for longer than one year.

**A.B. 1236—DONALD D. DOYLE.** (Mun. & C. G.) Adds Art. 3; Ch. 2, Pt. 7, Div. 2, Lab. C., to provide procedure for arbitration of labor disputes involving employees of fire departments and bureaus of fire alarm.

**A.B. 1237—DONALD D. DOYLE.** (G. E. & E.) New act, creating California Commission for Study of Financing of Public Education.

Creates commission consisting of unspecified number of members appointed by Governor. Provide commission shall conduct study of problems of long range financing of public education to include nature and extent of public education desired and needed, financial resources which are or may be made available therefor, and extent to which such resources can or should be devoted to education. Prescribes powers and requires commission to report to Governor and Legislature in January, 1959. Appropriates unspecified sum.

**A.B. 1238—DONALD D. DOYLE.** (Mun. & C. G.) Adds Art. 13, Ch. 3, Pt. 3, Div. 4, Title 3, Gov. C., re county employees' retirement systems.

Provides for prescribed modification of benefits and contributions of members in county system who are subject to federal old age and survivors insurance provisions of Social Security Act. Makes act applicable only if governing board of county or district adopts resolution making applicable to members subject to federal system.

To take effect immediately, urgency measure.

A.B. 1239—DONALD D. DOYLE. (Ed.) Amends Sec. 4863, Ed. C., re accreditation of schools.

Authorizes high schools, as well as junior colleges, to pay cost of accreditation by any accrediting association.

A.B. 1240—DONALD D. DOYLE. (Ed.) Amends Sec. 14449, Ed. C., re State Teachers' Retirement System.

Deletes provision giving member of system credit for service in American Red Cross during war or national emergency.

Provides that member who voluntarily requests or agrees to extension of military service shall not receive credit for such service after January 1, 1958, or after expiration of six months following termination of original enlistment, service, or tour of duty, whichever is later.

A.B. 1241—MCMILLAN. Amends Sec. 5012, P. R. C., re state park lands.

Permits Director of Natural Resources to grant easements to counties over state park lands for channels or facilities for development of county small craft harbor and recreational area, on terms and conditions prescribed by State Park Commission.

Chapter 14, Statutes of 1957, approved February 1, 1957, in effect immediately.

A.B. 1242—BEAVER (Departmental). (Rev. & Tax.) Amends, adds, and repeals various secs., R. & T. C., re motor vehicle fuel license tax.

Provides service of notice of hearing re denial of distributor's, producer's, or broker's license, complete at time of mailing, shall not be extended for any reason, rather than on account of distance between place of mailing and place of address.

Provides that determination by Board of Equalization of monthly license tax due from distributor, in cases where distributor fails, neglects or refuses to file return, may be made for more than one period, and authorizes board to make more than one determination for single period.

Authorizes board to determine, prior to due date of liability, tax liability of discontinued distributing business.

Exempts cases of fraud, intent to evade law or rules and regulations, or failure to make return, rather than fraudulent returns, neglect, or refusal to make return, from time limitation for giving notice of deficiency of distributor's license tax.

Authorizes board to give notice of deficiency of such tax after time prescribed if taxpayer, prior to expiration of time limit, consents in writing to extension.

Authorizes board to increase or decrease amount of such deficiency determination, but permits increase only if board has asserted same at or before hearing.

Extends from 20 to 60 days after receipt of notice of delinquency, period during which person holding credits or personal property of, or owing debts to, distributor must retain same unless consent to do otherwise is given by Controller.

Extends from 5 to 10 years after proper filing of tax certificate duration of liens against distributors for delinquent taxes.

Eliminates provisions providing for installment payments by distributors of delinquent taxes accrued and payable prior to January 1, 1935.

Requires Attorney General, upon written request of Controller, to bring suit in Sacramento County against distributor for unpaid taxes, interest, penalties, and costs; prescribing evidential effect of board's allegations as to unpaid taxes; and authorizing use of writ of attachment. Provides acceptance of payment on account does not bar suit.

Authorizes Controller, or agent, to issue warrant for collection of tax, interest, or penalty and for enforcement of lien, and makes such warrant enforceable by levy on and sale of taxpayer's property in same manner as under writ of execution; costs to be paid by taxpayer.

Authorizes Controller to satisfy claim of State against distributor for delinquent taxes out of money or securities deposited with Treasurer by taxpayer, and requires Treasurer to transfer to Controller amount certified as owing. Authorizes Treasurer to sell, at private sale, any such securities having prevailing market rates at prices not lower than such rates. Eliminates present procedure requiring Attorney General to bring suit to forfeit taxpayer's money and securities deposited with Treasurer.

Provides board need not obtain prior approval of State Board of Control to authorize credits or refunds for overpayments in taxes amounting to \$25 or less.

Changes final date for filing claim for refund from three years from date of overpayment to three years from first day of second calendar month following month in which overpayment was made, or, in case of deficiency determinations, to six months from date determination becomes final or six months from date of overpayment, whichever expires later, unless taxpayer consents in writing to extension before expiration of six-month period.

Requires taxpayer, as prerequisite to filing suit for refund or credit, to file claim with board, and requires that suit be brought within 90 days after mailing of notice of board's action on claim or after six months if board fails to mail notice within that time. Requires that suit be brought in competent court in Sacramento County.

Eliminates present provisions requiring bringing of suit within one year after payment under protest, and prohibiting court from considering grounds not specified in protest.

Provides for cancellation on records of board, as well as on records of Controller, of amounts illegally determined to be due.

Deletes provision specifying that appropriation out of Motor Vehicle Fuel Fund to pay refunds applies to refunds due on account of judgments for return of license taxes illegally collected.

Requires prosecutions for violations of penal provisions to be instituted within three years after commission.

**A.B. 1243—BEAVER** (Departmental). (Rev. & Tax.) Amends, adds, and repeals various secs., R. & T. C., re insurance taxation.

Makes changes on filing of statements, refunds and credits, taxpayers' suits, and suits for collection.

Makes other changes of technical and clarifying nature.

**A.B. 1244—BEAVER** (Departmental). (Rev. & Tax.) Amends various secs., R. & T. C., re use fuel tax.

Revises provisions on deficiency and other determinations, liens, seizure and sale, credits and refunds, confidential information, and penalties.

**A.B. 1245—SHELL**. (Ed.) Amends Sec. 6357.2, Ed. C., re maximum tax rate of school district.

Provides that increase in maximum tax rate of school districts for community recreation and civic centers shall be in addition to other school district taxes.

**A.B. 1246—SHELL**. (Mun. & C. G.) Amends Sec. 26202, Gov. C., re destruction of county records.

Allows board of supervisors to authorize destruction or disposition of record prepared or received in manner other than pursuant to state law and provides that such records need not be reproduced or copy retained, rather than allowing board to authorize destruction or disposition of record more than five years old prepared or received pursuant to county ordinance or in manner other than pursuant to state law.

**A.B. 1247—SHELL**. (Ed.) Adds Sec. 2212, Ed. C., permitting school district to make service charge of not over \$0.50 for furnishing extra copies of pupils' records, and verifying records.

**A.B. 1248—ERNEST R. GEDDES**. (Fin. & Ins.) Amends Sec. 14000, Fin. C., re credit unions, making no substantive change.

**A.B. 1249—ERNEST R. GEDDES** (Departmental). (Fin. & Ins.) Amends Sec. 3262, U. I. C., re withdrawal of approval of unemployment disability insurance voluntary plans.

Provides procedure for notice of intent to withdraw approval of voluntary plans and for administrative hearings and appeals to be afforded interested parties.

**A.B. 1250—ERNEST R. GEDDES** (Departmental). (Fin. & Ins.) Amends Sec. 1735, U. I. C., re liability of corporate officers with respect to tax returns.

Extends personal liability of corporate officers for failure to file final returns to include amounts unpaid to Disability Fund as well as Unemployment Fund.

A.B. 1251—ERNEST R. GEDDES (Departmental). (Fin. & Ins.) Amends various secs., U. I. C., re elective coverage for unemployment and disability insurance.

Clarifies procedures by providing that state or political subdivision thereof may file election with Director of Employment to become covered by provisions of code in same manner as other electing employers, for minimum period of two years, by posting notices of election on premises, with coverage subject to approval of director, and authorizes termination of coverage under same procedure as other employers, with posting of notice of application for termination on premises; and makes other related clarifying and technical changes.

A.B. 1252—ERNEST R. GEDDES (Departmental). (Fin. & Ins.) Amends and repeals various secs., U. I. C., re unemployment insurance.

Eliminates various obsolete provisions in code, changes various obsolete references to United States Internal Revenue Code and Social Security Board, and makes related clarifying changes.

A.B. 1253—MARSH (By request). (Pub. H.) Amends Secs. 6585 and 6604, B. & P. C., to authorize sale of cigars or tobacco in any room or place used in practice of bartering.

A.B. 1254—BEAVER. (C., P., & P. W.) Amends Sec. 4006.5, adds Sec. 4006.6, P. R. C., re revegetation and reforestation of lands.

Authorizes State Forester, with approval of Director of Natural Resources, as well as Director of Finance, to enter into contracts with local, state, federal and private agencies and do acts necessary to establish and preserve forest and vegetative cover on forest and watershed lands.

Gives Director of Public Resources emergency powers to carry out such contracts and do such acts whenever flood and erosion from burned or denuded watershed lands are imminent threat to public safety, and provides director or agents not liable for civil trespass in carrying out such power.

Sets forth principals to guide such director in approving contracts or exercising emergency powers.

To take effect immediately, emergency measure.

A.B. 1255—BEAVER. (C., P., & P. W.) Adds Sec. 10004, Wat. C., re management, protection, and development of State's soil, water, and vegetation.

Declares state policy re integration of state efforts re such matters.

Appropriates unspecified sum to Department of Water Resources for construction of debris basins, cleaning and clearing channels, building levees, and other necessary works in areas denuded by forest fires in San Bernardino, Los Angeles, and San Diego Counties.

To take effect immediately, urgency measure.

A.B. 1256—BEAVER (Departmental). (Fin. & Ins.) Repeals Chs. 9 and 9a, Pt. 2, Div. 2, Ins. C., re classes of insurance and insurers.

Repeals provisions authorizing mutual life and disability insurance on stipulated premium plan and conversion to legal reserve stock plan, and saves causes of action and contractual rights founded on those provisions.

A.B. 1257—BEAVER (Departmental). (Fin. & Ins.) Amends Sec. 1821, Ins. C., re refusal of bail licenses, making technical changes.

A.B. 1258—BEAVER (Departmental). (Fin. & Ins.) Amends Secs. 10970 and 11105, and repeals and adds Sec. 1109, Ins. C., re fraternal benefit societies.

Subjects societies to provisions applicable to other insurers regarding use and approval of names. Makes service on foreign or alien societies by serving commissioner an alternative, rather than exclusive, procedure. Makes certificates of authority of indefinite duration subject to annual fee, rather than renewable annually.

A.B. 1259—GRANT (Departmental). (Ed.) Amends Sec. 20373, Ed. C., re state college personnel.

In provision requiring State Personnel Board to establish and adjust salaries of state college personnel, deletes requirement that such be done in same manner and following same procedures as in establishment and adjustment of state civil service

salaries. Requires State Board of Education to prescribe rules establishing manner and procedures for compensation of such personnel. Requires Director of Education to establish and adjust classification of all such personnel, rather than requiring State Personnel Board to establish and adjust classification of personnel in same manner as state civil service classifications.

**A.B. 1260—BEAVER** (Departmental). (Rev. & Tax.) Amends and adds various secs., R. & T. C., re motor vehicle transportation license tax.

Revises provisions on deficiency determinations, deposit of security to insure compliance, liens, withholding, warrants for collection, credits or refunds, suits for collection, disclosure of information, and penalties.

**A.B. 1261—McCOLLISTER.** (Fin. & Ins.) Amends Sec. 1253, U. I. C., re eligibility for unemployment insurance benefits.

Provides that claimant shall not be ineligible because of receipt of vacation, sick, dismissal, or severance pay.

**A.B. 1262—McMILLAN.** (Mil. Aff.) Amends Sec. 699.5, M. & V. C., re assistance to veterans and their dependents.

Revises provisions re qualifications of organizations of veterans that Department of Veterans Affairs may contract with to pursue claims of veteran or dependent against Federal Government.

**A.B. 1263—KELLY.** (P. U. & C.) Amends Sec. 11908, P. U. C., to limit prohibition against director of municipal utility district receiving compensation other than specified per diem, to other compensation from district.

**A.B. 1264—CALDECOTT.** (P. U. & C.) Adds Sec. 21414, P. U. C., re service of process on nonresidents re operation of aircraft.

Provides that effect of use by nonresident or his agent, or use of nonresident's aircraft with his permission, of airport within State, is to appoint Secretary of State as nonresident's attorney for service of process on nonresident in proceedings resulting from aircraft operation within State.

Specifies procedure for such service of process.

**A.B. 1265—CALDECOTT.** (P. U. & C.) Adds Art. 5a, Ch. 6, Div. 6, P. U. C., re claims against municipal utility districts for personal injuries and property damages.

Requires such claims to be filed with officers involved and secretary of district within 90 days after occurrence, as condition to maintaining action for injury or damages.

**A.B. 1266—CALDECOTT.** (Jud.) Adds Sec. 148.5, Pen. C., making it a misdemeanor to falsely report that a crime has been committed.

**A.B. 1267—NIELSEN** (Departmental). (C. S. & S. P.) Adds Sec. 18853.5, Gov. C., re employees in state service.

Authorizes payments to private health and welfare funds on behalf of state employees on per diem pay basis whose employment will not exceed six months, where State Personnel Board finds such payments are the prevailing practice by employers in the particular locality. Provides such payment shall be in lieu of vacation, sick leave and retirement allowance otherwise payable.

**A.B. 1268—NIELSEN** (Departmental). (Fin. & Ins.) Adds Sec. 608, amends Sec. 709, and repeals Sec. 633, U. I. C., re employment covered by unemployment insurance laws.

Provides, beginning January 1, 1958, that services performed in employ of State of California shall be covered employment for unemployment and disability insurance purposes rather than elective only, that State Controller shall make worker pay roll deductions, that employer contributions are appropriated from special funds, and General Fund to Unemployment Fund, and that worker must have one year continuous service to be eligible for benefits.

A.B. 1269—NIELSEN (Departmental). (Fin. & Ins.) Adds Sec. 608, amends Sec. 709, repeals Sec. 633, U. I. C., re employment covered by unemployment insurance laws.

Provides, beginning January 1, 1958, that services performed in employ of State by laborers, workmen, and mechanics, compensated on hourly or per diem basis, whose term of continuous employment is not to exceed six months, shall be covered by unemployment and disability insurance provisions rather than by elective coverage only, that State Controller shall make pay roll deductions of worker contributions, and that employer contributions are appropriated from General Fund and Special Funds to Unemployment Fund.

A.B. 1270—NIELSEN (Departmental). (C. S. & S. P.) Adds Secs. 13928 to 13932 inclusive, Gov. C., and amend Sec. 10204.5, Ins. C., re health and welfare benefits for state employees.

Establishes system of basic health and welfare benefits for state employees, to be derived from contributions by employee, and by State in unspecified amount per employee appropriated from each salary-paying fund in State Treasury, made to private fund providing plan approved or negotiated by Department of Employment, with insurance policies, if any, approved by insurance commissioner and issued by admitted insurer.

A.B. 1271—LEVERING. (Fin. & Ins.) Adds Sec. 1282, U. I. C., re establishment of valid claim for unemployment insurance benefits.

Provides that claimant may not establish valid claim or benefit year by virtue of wages received from employer in business of handling and processing fruits and vegetables, unless claimant has earned additional wages during same base period equal to \$600, or lesser of \$750 or 30 times weekly benefit amount where 75 percent of base-period wages were received in single calendar quarter, and such additional wages were paid at a time not within active processing season for fruits and vegetables.

A.B. 1272—MUNNELL (Departmental). (Fin. & Ins.) Amends and repeals various secs., U. I. C., re collection of delinquent unemployment insurance tax contributions.

Provides that director must file certificate requesting entry of summary judgment within five years after last entry of judgment or last filing of certificate of lien, rather than within three years of first recording of abstract of judgment or certificate.

Extends time within which director may bring civil action to five years of last entry of summary judgment rather than within three years of first recording thereof, and five years after last recording of lien certificate rather than three years of first recording thereof.

Makes certificate of lien a lien on all property of employer in county, rather than on real property only, but provides that in case of personality, lien not applicable to purchaser for value without notice.

Permits filing of claim for refund or credit for overpayments made after filing of lien certificate or entry or judgment, as well as for earlier overpayments.

Permits director to issue warrants to enforce liens within five years of last filing of certificate rather than five years of filing of such certificate.

Eliminates right of employer to administrative hearing and appeal prior to filing of lien for delinquent taxes, in cases where no prior hearing was afforded.

Makes other clarifying and technical changes.

A.B. 1273—UNRUH (Departmental). (Fin. & Ins.) Amends Sec. 12977, Ins. C., re refunds of fees.

Authorizes commissioner to refund fee for late filing of notice of intention to keep, or renewal of, license as agent, broker, solicitor, or life agent if lateness resulted from mistake, inadvertency, or excusable neglect.

A.B. 1274—UNRUH (Departmental). (Fin. & Ins.) Amends Sec. 12126, R. & T. C., re insurance taxation, changing from April 1 to May 1 date that ocean marine insurer must file statement with Insurance Commissioner.

A.B. 1275—UNRUH (Departmental). (Fin. & Ins.) Amends Sec. 11750.3, Ins. C., re rating organizations of workmen's compensation insurers.

Expands scope of purposes of rating organization from making test audits of insureds' pay rolls and insurers' audits, to examining all records and premises of insured employer to assure proper premium rates are charged, limits period of examination to one year after expiration of policy.

Authorizes commissioner to take proper action in event of employer's refusal to allow examination.

A.B. 1276—COOLIDGE (Departmental). Amends Ch. 27, 1956 (1st Ex.) Sess., re funds for flood control projects.

Authorizes expenditure by Department of Water Resources, during legislative session and until beginning of next fiscal year, of funds appropriated by said act, where federal money is made available for authorized project when Legislature is not in session and state expenditures are commenced prior to session.

Chapter 32, Statutes of 1957, approved February 4, 1957, in effect immediately.

A.B. 1277—HEGLAND. (Ed.) Amends Sec. 24201, Ed. C., re incorporation of colleges, making no substantive change.

A.B. 1278—HEGLAND. (Ed.) Adds Sec. 2206.5, Ed. C., re gifts, bequests, and donations to junior colleges.

Authorizes governing board of junior college district to accept such gifts, subject to such conditions and restrictions as the board may prescribe, which are made for junior college purposes or the benefit of any junior college administered by the board. Provides that no gift accepted by the board shall be considered in determining eligibility of district to apportionment of State School Fund.

A.B. 1279—HEGLAND. (Ed.) Amends Sec. 7713 and adds Sec. 7717.2, Ed. C., re state school building aid.

Excludes from computation of area of existing adequate school construction of applicant district building area constructed by district from funds received as gift or bequest and area of building given, devised or bequeathed to district. Defines "available funds" for purposes of determining school district's contribution to project to mean funds other than funds received by gift or bequest.

A.B. 1280—LINDSAY. (Jud.) Amends Secs. 26855.2 and 26855.3, Gov. C., re fees of county clerks.

Provides that provision setting fee for filing financial statement of admitted surety insurer shall not be construed to require such insurer to file statement. Sets \$2 fee for issuing certificate that certificate of authority to transact surety insurance in State, issued by insurance commissioner, has not been surrendered, revoked, canceled, annulled or suspended or, if it has, that it has been renewed, rather than for filing surrender, revocation, cancellation, annulment or suspension of certificate of surety.

A.B. 1281—ERWIN. (Mun. & C. G.) Amends Sec. 34302, Gov. C., allowing incorporation as city of territory containing not less than 1,000 registered voters, rather than not less than 500 inhabitants.

A.B. 1282—HOLMES. (Jud.) Amends Sec. 690.26, C. C. P., re property exempt from attachment or execution.

Deletes provision for immediate release of one-half of debtor's previous 30 days earnings when affidavit of exemption is filed.

A.B. 1283—HOLMES. (Jud.) Amends Sec. 689b, C. C. P., re execution.

Permits levying officer to make demand on seller or mortgagee of personalty for rendering of claim, re sale sales contract or mortgage, by registered or certified mail, as well as by personal service.

A.B. 1284—HOLMES. (Jud.) Amends Sec. 689, C. C. P., re execution.

Specifies that procedure applicable to claim of third person to personal property levied on, necessitating release unless plaintiff files undertaking, applies to either tangible or intangible personalty, whether or not property is in actual possession of such officer.

A.B. 1285—HOLMES. (Jud.) Amends Sec. 559, C. C. P., re attachment.

Provides that in all cases sheriff, constable, or marshal must return writ of attachment within 30 days after its receipt, whereas at present he must return writ with summons, if issued at same time and if not issued at same time, then within 20 days after its receipt.

A.B. 1286—HOLMES. (Jud.) Amends Sec. 410, C. C. P., re return of summons.

Provides that when summons is served by sheriff, constable, or marshal, it may be returned, with certificate of service and of service of copy of complaint, to person from whom it was received, as alternative to returning it to the office of the clerk or judge from which it issued.

A.B. 1287—HOLMES. (Jud.) Amends Sec. 690.26, C. C. P., re exemptions from attachment and execution.

Requires levying officer to release property to debtor if officer has not been served with copy of notice of hearing on claim to exemption within 10 days after filing of creditor's counter-affidavit contesting the claim.

A.B. 1288—HOLMES. (Jud.) Amends Sec. 6103.1, Gov. C., and adds Sec. 1855, U. I. C., re exemption from filing and service fees of governmental agencies and officers.

Removes Department of Employment's exemption from payment of sheriffs', constables', and marshals' fees, and provides that department must advance and pay fees.

A.B. 1289—HOLMES. (Jud.) Amends Sec. 71083, Gov. C., re municipal and justice courts.

Allows eligible judge of court superseded upon annexation of territory to judicial district with municipal court to succeed to vacancies on municipal court occurring within three, rather than two, years thereafter.

A.B. 1290—HOLMES. (Jud.) Amends Sec. 71140, Gov. C., re municipal and justice courts.

Requires municipal court judges and justice court judges, officers, and attaches to be residents of judicial district in which elected or appointed for at least 54 days prior thereto, rather than requiring them to be electors of district.

A.B. 1291—HOLMES. (Jud.) Adds Secs. 72196 and 72197, Gov. C., re traffic commissioners in municipal courts.

Allows appointment of commissioner by judges. Prescribes his duties, compensation and qualifications. Authorizes his appointment as general court commissioner without extra compensation.

A.B. 1292—HOLMES. (Jud.) Amends Sec. 71600, Gov. C., re judges and constables of justice courts.

Allows board of supervisors to increase salary of constable or judge to compensate for increase of duties or living costs, notwithstanding provisions of county charter. To take effect immediately, urgency measure.

A.B. 1293—HOLMES. (Jud.) Adds Sec. 71618, Gov. C., re bail.

Authorizes clerk or deputy clerk of justice court to fix and accept bail of person charged by court with offense or when person arrested in judicial district for misdemeanor.

Requires bail amount to be in accordance with bail schedule previously adopted by magistrates of county.

A.B. 1294—HOLMES. (Jud.) Amends Sec. 75081, Gov. C., re assignment of retired judges.

Allows assignment by Chairman of Judicial Council of judges retired pursuant to any federal or county retirement act, as well as, and on same basis as, judges retired under state system.

A.B. 1295—HOLMES. (Jud.) Amends Sec. 26748, Gov. C., re collection of fees by sheriffs.

Makes it mandatory rather than permissive that sheriff collect specified expenses from person requiring his services.

Includes postal charges for "certified mail" as one of charges sheriff may collect.

A.B. 1296—HOLMES. (Jud.) Amends Sec. 27821, Gov. C., re charges for services of constable.

Provides constable shall charge and collect for his service the expenses and mileage, as well as the fees, allowed to sheriffs.

A.B. 1297—HOLMES. (Jud.) Amends Sec. 71266, Gov. C., re marshals' and constables' expenses.

Permits marshals and constables to charge and collect expenses and mileage same as sheriffs, except as for constables' salaries when determined pursuant to Gov. C.

A.B. 1298—HOLMES. (Jud.) Amends Sec. 71040, Gov. C., re judicial districts.

Prohibits boundary change or creation of districts from taking effect during term of incumbent judge affected thereby.

A.B. 1299—HOLMES. (Jud.) Amends Sec. 1462, Pen. C., re misdemeanors committed by infants.

Eliminates provision that municipal court does not have jurisdiction over misdemeanor over which juvenile court has jurisdiction. Grants municipal court exclusive jurisdiction over misdemeanors enumerated in Vehicle Code or local ordinances relating to operation of vehicles, and gives municipal court judge, as to such offenses, powers of juvenile court judge.

A.B. 1300—HOLMES. (Jud.) Amends Sec. 1462.2, Pen. C., re venue of trials of misdemeanors.

Provides court that has jurisdiction of subject matter but is not proper court for trial must, on its own motion, transfer action to proper court if defendant is not represented by attorney at time he pleads.

A.B. 1301—HOLMES. (Jud.) Amends Sec. 1425, Pen. C., granting justice courts jurisdiction over criminal cases involving the uttering of checks without sufficient funds.

A.B. 1302—HOLMES. (Trans. & C.) Amends Sec. 718, Veh. C., to delete prohibition against suspension of prescribed fine upon a second or subsequent conviction of a violation of a vehicle weight limitation.

A.B. 1303—HOLMES. (Trans. & C.) Repeals Secs. 773 and 773.5 and adds Sec. 773, Veh. C., to provide for payment into State General Fund of 5 percent of all fines and forfeitures for violations of Vehicle Code and city or county ordinances relating to operation of motor vehicles, in lieu of penalty assessments.

A.B. 1304—HOLMES. (Jud.) Amends various secs., Civ. C. and P. R. C., repeals various secs., Gov. C., to make technical changes in laws re recordation of instruments.

A.B. 1305—HOLMES. (Jud.) Adds Sec. 6943, B. & P. C., re collection agencies. Makes use of unfair methods of competition ground for revocation of license.

A.B. 1306—HOLMES. (G. E. & E.) Amends Sec. 6945, B. & P. C., re collection agencies, making no substantive change.

A.B. 1307—HOLMES. (Jud.) Repeals various secs., Gov. C., re official superior court reporters in Santa Clara County and municipal court official reporters in districts of Alviso-San Jose and Palo Alto-Mountain View.

A.B. 1308—HOLMES. (G. O.) Adds Sec. 11561.5, Gov. C., fixing annual salary of Chief, Division of Collection Agencies, at \$9,000.

A.B. 1309—HOLMES. (G. O.) Amends Sec. 6861, B. & P. C., re Chief, Division of Collection Agencies.

Provides annual salary of chief is \$9,000, rather than salary fixed by Secretary of State with approval of Director of Finance.

A.B. 1310—HOLMES. (G. O.) Adds Sec. 6861.1, B. & P. C., re collection agencies.

Authorizes Secretary of State to appoint investigator to enforce provisions of collection agency law.

A.B. 1311—HOLMES. (Jud.) Amends Sec. 690.11, C. C. P., re earnings exempt from attachment and execution.

Changes from one-half to three-fourths the amount of previous 30-day earnings exempt.

Changes maximum amount of exemption from all to 90 percent of earnings, if necessary for use of debtor's family, unless the debts were incurred for common necessities or personal services of an employee.

A.B. 1312—HOLMES. (Jud.) Amends Sec. 714, C. C. P., re examination of judgment debtor.

In cases in which execution may issue, prohibits examination more frequently than every four months in any 12-month period.

A.B. 1313—HOLMES. (Jud.) Amends Sec. 537, C. C. P., re attachment.

Eliminates requirement that contract involved in contract action in which remedy of attachment is available be made or payable in this State.

A.B. 1314—HOLMES. (Jud.) Amends Sec. 990, C. C. P., re joint debtor proceedings.

Provides that summons served on joint debtor who was not originally served with summons is returnable within three years from its own issuance, rather than at same time as original summons.

A.B. 1315—HOLMES. (Jud.) Adds Sec. 69607, Gov. C., increasing number of superior court judges in San Luis Obispo County from 1 to 2.

A.B. 1316—HOLMES. (Mun. & C. G.) Amends Sec. 28128, Gov. C., re jurors' fees in San Luis Obispo County.

Fixes fee of grand juror at \$5 for each day's attendance and  $7\frac{1}{2}$  cents for each mile actually traveled in performance of duties and fee for trial juror in criminal cases at \$5 a day and  $7\frac{1}{2}$  cents for each mile traveled to and from residence to superior or justice court. Requires fees of all trial jurors in civil cases to be paid by litigants.

Deletes provision setting fee of grand jurors and trial jurors in superior court at \$3 for each day's attendance and for jurors in justice court civil cases at \$2 for each day's attendance and deletes provision allowing 15 cents for each mile traveled by juror from residence to place of service.

A.B. 1317—HOLMES. (G. E. & E.) Amends Sec. 19620.1, B. & P. C., to appropriate State College Fund for permanent improvement or support of, or purchase of land for, state colleges.

A.B. 1318—HOLMES. (W. & M.) Appropriates unspecified sum for support of California Polytechnic College.

A.B. 1319—HOLMES. (Ed.) Repeals and adds Art. 3, Ch. 2, Div. 10, Ed. C., re salaries and termination of employment of state college faculties members.

Provides that salaries of presidents, members of teaching staff, officers and employees shall be fixed by Director of Education, subject to approval of State Board of Education. Deletes provisions that salaries and classifications of such faculty members and employees, with certain exceptions with respect to California State Polytechnic College, shall be established and adjusted by State Personnel Board in manner prescribed for civil service employees.

Deletes provisions permitting faculty members and employees who are members of State Teachers' Retirement System to elect to continue in service after age 70 and until end of school term during which age 70 is attained.

A.B. 1320—HOLMES. (Ed.) Amends Sec. 20358, Ed. C., re student housing facilities at state colleges, to clarify language, making no substantive change.

A.B. 1321—HOLMES. (P. U. & C.) Amends Sec. 6903, Lab. C., to except self-propelled pile drivers and other self-propelled vehicles operated by common carrier railroad from minimum crew requirements.

A.B. 1322—HOLMES. (Rls.) Amends Sec. 424, Gov. C., re designation of official colors of State.

Changes designation of Yale Blue and Golden Yellow in provision fixing blue and gold as state colors.

A.B. 1323—HOLMES. (Mun. & C. G.) Amends Sec. 23010, Gov. C., re loans by counties to districts located wholly in county.

Allows county to lend funds to flood control and water conservation district, if district funds will be in custody of county, to enable district to perform functions and meet obligations.

A.B. 1324—HOLMES. (C., P., & P. W.) Amends Ch. 1057, Stats. 1955, the Santa Barbara County Flood Control and Water Conservation District Act, making no substantive change.

A.B. 1325—HOLMES. (C., P., & P. W.) Amends Ch. 1057, Stats. 1955, the Santa Barbara County Flood Control and Water Conservation District Act, making no substantive change.

A.B. 1326—HOLMES. (C., P., & P. W.) New act, re allocation of money for flood control works on Santa Maria River.

Allocates \$300,000 from Flood Control Fund of 1946 to Department of Water Resources for reallocation to Santa Barbara County for cost of local cooperation, re federal flood control project.

Provides allocation remains available for reallocation and expenditure until June 30, 1961.

A.B. 1327—HOLMES. (Jud.) Amends Sec. 72150, Gov. C., re authorization of municipal court officers to appoint additional employees.

Deletes from such authorization situation where performance of duties of positions in lowest salary bracket is required and such positions are all filled.

Authorizes appointment of additional deputies at minimum salary for position to which appointed or, in judge's discretion, at more than such minimum but not in excess of maximum.

A.B. 1328—HOLMES. (Mun. & C. G.) Amends Sec. 25254, Gov. C., re preparation and printing of county reports.

Allows preparation and printing of county ordinances and reports or statements of rules or procedure of county, rather than reports and statements of county ordinances and rules or procedures. Deletes requirement for four-fifths vote by board of supervisors in causing to be prepared and printed such ordinances, reports or statements, and assessment and taxation statement and budget.

A.B. 1329—HOLMES. (Mun. & C. G.) Amends Sec. 29712, Gov. C., re submission and payment of claims by counties.

Requires certification to board of supervisors of duplicate lists of claims to be allowed. Requires claim to contain reference to list on which claim appears listed as allowed, rather than appears listed or allowed.

A.B. 1330—HOLMES. (Mun. & C. G.) Amends Sec. 25904, Gov. C., re county tax for fairs and expositions.

In provision allowing board of supervisors to levy such special tax, deletes requirement for two-thirds vote of supervisors.

A.B. 1331—HOLMES. (Mun. & C. G.) Adds Sec. 26907.1, Gov. C., re county, school or special district bonds or coupons.

Allows auditor to destroy such bonds or coupons which have been paid or canceled for at least 10 years.

A.B. 1332—HOLMES. (Mun. & C. G.) Amends Sec. 31689, Gov. C., re service by county peace officers after retirement.

Allows payment to retired person for service rendered by him to county after retirement upon approval of board of supervisors.

A.B. 1333—HOLMES. (Jud.) Amends Sec. 26726 and adds Secs. 26613, 71268.1, Gov. C., re persons keeping and caring for property under attachment, execution, or claim and delivery.

Changes title of such person from keeper to custodian. Authorizes appointment as regular deputy sheriff, deputy marshal, or deputy constable after person has been in service of sheriff, marshal, or constable for five consecutive years. Grants person so appointed all civil service and retirement rights and benefits of regular deputy, compiled from date of entry into service as regularly appointed custodian.

A.B. 1334—HOLMES. (Mun. & C. G.) Amends Sec. 31684, Gov. C., re county employees' retirement systems.

Increases service retirement allowance of county peace officer to amount which retirement allowance would equal if allowance were based on current compensation of peace officer holding position which he held immediately prior to retirement, additional benefits to be purchased by county contributions.

A.B. 1335—HOLMES. (Rev. & Tax.) Amends Secs. 3659.3 and 3659.5, R. & T. C., re property tax.

Provides that distributions of revenue in Tax-Deeded Land Rental Trust Fund be made on basis of tax and assessment liens for fiscal year immediately preceding that in which distributions are made, rather than those of first year of delinquency.

A.B. 1336—HOLMES. (Jud.) Amends Sec. 74642, Gov. C., re clerk and attachés of Santa Barbara Municipal Court, making no substantive change.

A.B. 1337—BUSTERUD. (Trans. & C.) New act, the San Francisco Bay Area Rapid Transit District Act.

See digest of S. B. 844, apparently identical.

A.B. 1338—BUSTERUD (Departmental). (Soc. Wel.) Amends Sec. 7300, W. & I. C., to change name of Langley Porter Clinic to Langley Porter Neuropsychiatric Institute.

A.B. 1339—BUSTERUD (Departmental). (Soc. Wel.) Amends Secs. 1622, 2302, W. & I. C., re regulation of boarding homes and institutions for children and aged persons.

Provides for state payment to reimburse counties and cities for costs of accredited inspection services regulating licensed boarding homes and institutions for children and aged persons in an amount equal to \$60 for each new or renewal license application acted upon, rather than in an amount averaging \$5 per month per license.

To become operative October 1, 1957.

A.B. 1340—BUSTERUD (Departmental). (G. O.) Amends Secs. 16303 and 16304, adds Sec. 16304.1, Gov. C., re reversion of appropriations of state funds.

Prescribes procedure for crediting by Controller of money returned to Treasury after period of availability of appropriation authorizing withdrawal therefrom has expired.

Provides that limit on time appropriation is available for expenditure applies to appropriations for regular periodic expenditures of fixed sums for public purposes.

Provides that two years after period of availability expires, the undisbursed balance shall become part of fund from which appropriation was made. Authorizes subsequent payment of unpaid encumbrance from current appropriation for same purpose, with approval of Board of Control.

A.B. 1341—BUSTERUD (Departmental). (G. O.) Amends Secs. 11255 and 13144, Gov. C., re interagency and interfund transactions.

Adds provision authorizing Controller to establish procedure for payments between separate appropriations to a state agency to be made by transfers on accounts rather than payment by warrants.

Prescribes accounting procedure for refund of certain fees which are paid into Treasury and credited to two or more funds.

A.B. 1342—BUSTERUD (Departmental). (G. O.) Amends Secs. 17091 and 17092, adds Sec. 17097, Gov. C., re lost or destroyed state warrants.

Adds provision that application for duplicate need not be accompanied by indemnity bond where owner or custodian is the State or agency thereof, or is a bank, savings and loan company, admitted insurer, or regulated trust company. Provides no bond is required where warrant is less than \$100 rather than \$25. Requires such applicants to execute indemnity agreement.

Requires bond or agreement to be in form prescribed by Attorney General, and deletes provision submission of bonds to him for approval.

Adds provision that any loss incurred in connection with issuance of duplicate warrant shall be charged against account from which payment was derived.

A.B. 1343—BUSTERUD. (Mun. & C. G.) Amends Sec. 25351.3, Gov. C., re powers of boards of supervisors.

Allows boards of supervisors to acquire land for and construct buildings for wholesale produce markets.

A.B. 1344—BUSTERUD. (Jud.) Adds Sec. 1238.4, C. C. P., re using eminent domain power to acquire site for produce market.

Makes eminent domain power available for acquiring land for wholesale produce market, used by producers, buyers, dealers, other persons, and trucks and vehicles for purpose of buying, selling, and transporting fruit, vegetables, produce, and allied uses related to processing, packaging, storage, and distribution of food, including off-street parking for vehicles, ingress and egress, and other facilities necessary or convenient.

A.B. 1345—BUSTERUD. (Trans. & C.) Adds Sec. 186.5, S. & H. C., to require undesignated amount from State Highway Fund to be expended in each city and county each year upon request of its governing body for purpose of providing trees, plants, and shrubbery on or along state highways.

A.B. 1346—BUSTERUD. (Jud.) Amends Sec. 901, Prob. C., re compensation of executors and administrators of estates, making no substantive change.

A.B. 1347—BUSTERUD. (Jud.) Amends Sec. 117, C. C. P., re jurisdiction of small claims court.

Increases from \$100 to \$150 the amount of the claim that may be tried in small claims court.

A.B. 1348—DONAHOE (Departmental). (Ed.) Amends Secs. 9604, 9617, 9562, 6851.1 and 6854, Ed. C., re education of physically handicapped minors.

Permits minors with speech defects to be admitted to special schools of classes for individual instruction at age 3.

Authorizes county superintendent of schools to provide education of physically handicapped minors by employment of instructors for remedial instruction in regular, special day, and special training schools or classes. Redefines "remedial classes" for purposes of allowances of excess costs to include classes in special day, and special training schools or classes, as well as special classes for small numbers of such pupils who are excused from regular classes.

Provides that each clock hour of instruction of such pupils with speech defects who are admitted at age 3 for individual instruction shall constitute a day of attendance.

Corrects cross-references and makes other technical changes.

A.B. 1349—DONALD D. DOYLE (Departmental). (Fin. & Ins.) Amends Sec. 107, Ins. C., re glass insurance.

Renames "plate glass insurance," "glass insurance" and extends coverage from breakage, to loss of or damage to glass, its lettering, ornamentation, or fittings, resulting from any cause.

A.B. 1350—DONALD D. DOYLE (Departmental). (Fin. & Ins.) Adds Sec. 699.5, Ins. C., to deny certificate of authority to any insurer owned, operated, or controlled, by any political entity, subdivision, or agency.

A.B. 1351—DONALD D. DOYLE (Departmental). (Fin. & Ins.) Adds Art. 1.5 to Ch. 1, Pt. 2, Div. 1, Ins. C., re retaliatory insurance laws.

Provides commissioner may, after notice of 30 days to foreign or alien insurer and its regulatory official, impose on that insurer any obligation or prohibition which is imposed upon insurers of this State doing business in the other state or country.

A.B. 1352—WINTON. (L. & D.) Amends Secs. 564 and 565, Ag. C., re fruit and nut ice cream, to increase required milk fat percentage from 8 to 10.

A.B. 1353—COOLIDGE. (G. O.) Amends Sec. 12040, Gov. C., re Governor's Council.

Adds to membership, and lists all state officers who are members.

A.B. 1354—COOLIDGE. (Jud.) Amends Sec. 10401, Gov. C., to increase membership of Commission on Uniform State Laws from three to four members, appointed by Governor.

A.B. 1355—COOLIDGE. (G. O.) Amends and repeals various secs. of various codes, re Governor's Council and Department of Investment.

Adds additional members to council. Lists all members in one section and deletes provisions for such membership from various other sections.

Abolishes Department of Investment and Divisions of Real Estate, Corporations, and Savings and Loan therein. Vests functions of such divisions in Real Estate Commissioner, Commissioner of Corporations, and Savings and Loan Commissioner.

Provides that such action does not otherwise affect powers and duties or status of deputies and employees.

A.B. 1356—BONELLI. (Rev. & Tax.) Amends Sec. 649, R. & T. C., re property taxation, making no substantive change.

A.B. 1357—BONELLI. (Rev. & Tax.) Amends Sec. 7492, R. & T. C., re motor vehicle fuel license tax, making no substantive change.

A.B. 1358—BONELLI. (Rev. & Tax.) Amends Sec. 8702, R. & T. C., re use fuel tax, making no substantive change.

A.B. 1359—HOUSE (Departmental). (Rev. & Tax.) Amends Sec. 8105, R. & T. C., re gas tax refunds.

Requires application for refund based on exportation of fuel from State be filed within three months, rather than 90 days, and all other applications for refund be filed within 13 months, rather than 12 months, from date of purchase.

A.B. 1360—CHAPEL. (Ed.) Adds Sec. 20464, Ed. C., authorizing State Board of Education to establish course in embalming in state colleges.

A.B. 1361—ERNEST R. GEDDES. (C., P., & P. W.) Repeals Ch. 1040, Stats. 1945, the Mount San Jacinto Winter Park Authority Act.

A.B. 1362—ERNEST R. GEDDES. (Ed.) Amends Sec. 19130, Ed. C., re termination of district library as branch of county or city library.

Provides that with consent of county superintendent of schools a school district governing board may agree with county authorities to end the status of school library as branch of county or city library by complete withdrawal by next July 1st or by gradual withdrawal over period of five years beginning on next July 1st.

Provides county board of education shall adopt rules governing the withdrawal including amount of payment and service rendered.

A.B. 1363—ERNEST R. GEDDES (Departmental). (Ed.) Amends and adds various secs., Ed. C., amends Sec. 6349, B. & P. C., re annual reports to State Librarian.

Changes from July 31st, to August 31st, date annual report is due State Librarian from trustees of municipal libraries, trustees of district libraries, and trustees of union high school district libraries. Directs that such reports be prepared by librarian rather than secretary of the library trustees of unincorporated town library districts, of library districts, and of union high school library districts. Provides each such report is to contain statistical and other information deemed desirable

by State Librarian, permitting questionnaires from State Librarian in regard librarian conditions.

Requires county superintendent of schools, when he is in charge of school libraries, and trustees of school district school library to make same type annual report to State Librarian by August 31st. Requires county law library trustees make such report and changes date of their report from July 15th to August 31st.

A.B. 1364—ERNEST R. GEDDES (Departmental). (Ed.) Amends and repeals various secs., Ed. C., re administrative procedures of State Library.

Removes right of Department of Education to draw from State Treasury money of library fund.

Deletes duty of department to make biannual report to Governor.

Directs Controller to deposit in General Fund rather than Library Fund, money deducted from state employees salary for nonreturn of library book.

Directs that traveling expenses of State Libraries and Board of Library Examiners, when on official business shall be paid from Division of Libraries appropriations rather than State Library Fund.

Authorizes legislators to use State Library at any time.

Terminates requirement that Controller be satisfied that Members of Legislature have returned books to State Library and paid for injuries to books, before Controller draws warrant for last week's salary of such member.

Makes other technical changes.

A.B. 1365—ERNEST R. GEDDES (Departmental). (Ed.) Adds Secs. 22024 and 22025, Ed. C., re use of federal money received pursuant to Library Services Act, and making annual appropriation thereof.

Permits Department of Education to contract to provide library services to counties, cities, districts, agencies of State and agencies of United States.

Directs all funds from United States pursuant to library services and other funds received or appropriated to such purpose be held in trust by State Treasurer.

Appropriates the money so held annually to Department of Education to carry out Library Services Act.

A.B. 1366—PATTEE. (F. & G.) Adds Sec. 802.2, F. & G. C., re abalones.

Permits taking abalone commercially in waters of Marin and Sonoma Counties if taken in over 35 feet of water at least three-fourths mile from mean high tide line.

A.B. 1367—BROWN. (G. E. & E.) Amends Secs. 19538.2 and 19556, B. & P. C., re distribution of charity day horse racing proceeds.

Provides that qualified nonprofit associations, as well as nonprofit corporations, may receive distribution of charity day horse racing proceeds.

A.B. 1368—BROWN. (G. E. & E.) Repeals and re-enacts Ch. 4, Div. 8, B. & P. C., recodifying and revising the law relating to horse racing.

A.B. 1369—BROWN. (Departmental). (G. E. & E.) Amends Sec. 18711, B. & P. C., re boxing and wrestling taxation.

Substitutes for present admissions tax of \$15 or 1 cent for each 20 cents admission, whichever greater, a tax to be paid by State Athletic Commission at rate of not less than 1 cent and not more than 2 cents for each 20 cents paid for admission and each 20 cents of gross price charged, directly or indirectly and no matter by whom received, for sale, lease or other exploitation of broadcasting and television rights, but in no case less than \$25.

A.B. 1370—BROWN (Departmental). (G. E. & E.) Amends, adds, and repeals various secs., B. & P. C., and Gov. C., re regulation of boxing, sparring, and wrestling matches and exhibitions.

Establishes executive officer appointed by State Athletic Commission to carry out prescribed duties rather than a secretary.

Grants subpoena power to members of commission, executive officer, and other employee authorized by commission.

Directs that licenses expire midnight, December 31st, of year issued.

Directs granting of licenses when in judgment of commission general fitness of applicant is consistent with public interest.

Clarifies power of commission to fine, suspend, discipline, or revoke license of any licensee who violates laws of State or rules of commission.

Authorizes any member, executive officer, or authorized employee to withhold a purse or other funds for specific reasons.

Deletes secretary salary provisions from Sec. 11861, Gov. C.

Makes other technical changes.

**A/B. 1371—BROWN (Departmental).** (G. E. & E.) Adds and amends various secs., B. & P. C., re State Athletic Commission regulation of boxing contests and sparring matches and exhibitions.

Empowers, rather than permits commission to declare forfeiture of contestant's purse, any member, executive officer or other authorized employee of State Athletic Commission to order promoter to withhold purse, or part thereof, or receipts payable to contestant or manager if it appears that contestant is intentionally not competing honestly or to best of ability or that contestant, manager, or seconds have violated applicable rules and regulations; and provides for delivery of withheld amounts to commission to be disposed of by commission determination subject to right of licensee to apply for hearing.

Specifies that any licensee violating laws of State or commission rules and regulations may be fined or disciplined, and empowers member, executive officer or other authorized employee to summarily temporarily suspend any license to protect public welfare and interests of boxing or wrestling, pending commission hearing upon application of licensee, and permits commission to consider financial responsibility, experience, character and general fitness in determining whether license should issue.

**A.B. 1372—BROWN (Departmental).** (G. E. & E.) Repeals and amends various secs., B. & P. C., and amends Sec. 11561, Gov. C., re appointment and duties of executive officer of State Athletic Commission.

Eliminates office of secretary to State Athletic Commission, provides for appointment, by commission, of executive officer with duties and responsibilities as prescribed by law and delegated by commission, and makes other necessary technical changes.

Modifies power of commission to delegate duties in connection with issuance of subpoenas and attendance at contests and matches, permitting delegation to authorized persons rather than to inspectors or secretary.

Specifies that every license expires on December 31st, of year issued.

**A.B. 1373—BROWN (Departmental).** (G. E. & E.) Amends Secs. 18673, 18680, 18742, and 18762, B. & P. C., eliminating provisions re licensing by State Athletic Commission of physicians employed in connection with boxing contests or wrestling matches.

**A.B. 1374—DONAHOE (Pub. H.)** Adds Div. 25, H. & S. C., re radiation protection.

Creates State Radiation Protection Service in California Disaster Office.

Establishes State Radiation Protection Coordinating Committee within service, composed of representatives of various state agencies.

Requires service to develop policies and program for protection from war-caused radiation hazards, to develop policies for evaluation and determination of hazards associated with peacetime use of radiation, and to perform various other related functions.

Requires registration of all persons generating, producing, using, storing, or disposing of radiation and radioactive materials, except persons engaged in care, diagnosis, or treatment of human beings and animals through radiation device.

**A.B. 1375—DONAHOE (W. & M.)** Appropriates \$40,000 in augmentation of unspecified item, Budget Act of 1957, for support of California Disaster Office.

**A.B. 1376—COOLIDGE (Trans. & C.)** Amends Sec. 710, adds Sec. 710.3, Veh. C., re permits to move trailer coaches in excess of size requirements.

See digest S.B. 2258, apparently identical.

A.B. 1377—GAFFNEY (Departmental). (Trans. & C.) Amends Secs. 265, 268, and 272, Veh. C., re applications for drivers' licenses.

Permits applicant for operator's license to state type of vehicle or combination of vehicles he desires to operate, and permits department to issue a general operator's or restricted operator's license.

Effective upon expiration of any operator's license which was valid and outstanding when bill takes effect.

A.B. 1378—GAFFNEY (Departmental). (Trans. & C.) Adds Sec. 131.1, Veh. C., to authorize Department of Motor Vehicles to pay membership fees and participate in affairs of associations exchanging information re vehicle registration, operator's licenses, financial responsibility, and highway safety.

A.B. 1379—SCHRADE (Departmental). (G. E. & E.) Amends Sec. 23, B. & P. C., re Department of Professional and Vocational Standards, making no substantive change.

A.B. 1380—SCHRADE (Departmental). (G. E. & E.) Amends Sec. 1, B. & P. C., re regulation of businesses and professions, making no substantive change.

A.B. 1381—MACBRIDE. (Ed.) Amends Sec. 14449, Ed. C., re computation of service of members of State Teachers' Retirement System.

Gives member of system credit for service in full-time paid service as director of U. S. O. service center during war or national emergency if employed in status requisite for membership in system within one year prior to entering such service.

A.B. 1382—MACBRIDE. (Soc. Wel.) Amends Sec. 3472, W. & I. C., re income of recipients of aid to partially self-supporting blind.

Provides for deduction up to \$100 per month from gross income of recipient of aid to partially self-supporting blind, in computing net income of such recipient for aid purposes, of expenditures made in connection with recipient's plan for achieving self-support.

A.B. 1383—MACBRIDE. (C. S. & S. P.) Amends Sec. 22300, Gov. C., re agreements for social security coverage of employees of public agencies, making no substantive change.

A.B. 1384—MACBRIDE. (C. S. & S. P.) Amends Sec. 21708, Gov. C., re State Employees' Retirement System in respect to integration of Old-Age and Survivors Insurance, making no substantive change.

A.B. 1385—MACBRIDE. (C. S. & S. P.) Amends Sec. 20602.5, Gov. C., re State Employees' Retirement System, making no substantive change.

A.B. 1386—MACBRIDE. (C. S. & S. P.) Amends Sec. 20450, Gov. C., re State Employees' Retirement System, making no substantive change.

A.B. 1387—MACBRIDE. (C. S. & S. P.) Amends Sec. 20923, Gov. C., re State Employees' Retirement System, making no substantive change.

A.B. 1388—MACBRIDE. (C. S. & S. P.) Amends Sec. 21293, Gov. C., re State Employees' Retirement System, making no substantive change.

A.B. 1389—MACBRIDE. (Mun. & C. G.) Adds Sec. 29304, Gov. C., re county funds.

Allows board of supervisors to adopt resolution relieving county officers and employees of uninsured shortages in accounts when no proof of fraud or gross negligence.

A.B. 1390—MACBRIDE. (C. S. & S. P.) Amends, renames, and repeals various secs., Gov. C., re State Employees' Retirement System.

Revises provisions re maximum compensation of local members, delegation of authority of Board of Administration, inclusion in system of part-time employees and elective officers, physical examination and reinstatement of recipient of disability retirement allowance, payment of benefits to minors without legal guardian, increase

in allowances of retired members and special death benefits, computation of retirement and disability allowances, and contracts with public agencies. Limits time for bringing certain actions by Board of Administration. Fixes duration of jurisdiction of Industrial Accident Commission in connection with certain disability retirement provisions. Requires redeposit of certain amounts upon reentry into system. Revises provision re employment of retired persons and effect thereof. Makes other technical and clarifying changes.

A.B. 1391—MACBRIDE. (Trans. & C.) Repeals and adds Sec. 293, Veh. C., to authorize court to suspend driver's license for such time as it determines as condition of probation in Veh. C. cases.

A.B. 1392—MACBRIDE. (Ed.) Amends Sec. 7231, Ed. C., re tuition of nonresident junior college students.

Requires county superintendent of schools to certify to county board of supervisors and county auditor the cost of educating all nonresident junior college pupils, rather than pupils in grades 13 and 14, for purposes of levying tax for payment of nonresident junior college tuition.

A.B. 1393—MACBRIDE. (Soc. Wel.) Amends Sec. 2190, W. & I. C., re aid to aged, making no substantive change.

A.B. 1394—MACBRIDE. (C. S. & S. P.) Amends Sec. 20890, Gov. C., re State Employees' Retirement System.

Provides, with reference to members of system, that absence on military service of member who voluntarily requests or agrees to extension of original term of enlistment, service, or tour of duty shall be deemed terminated on January 1, 1958, or upon expiration of six months after termination of original term, whichever is later.

A.B. 1395—MACBRIDE. (Mun. & C. G.) Amends Sec. 22555 and adds Sec. 22207.5, Gov. C., re agreements for social security coverage of employees of public agencies.

Authorizes petition to governing body signed by majority of eligible employees as condition to application for social security coverage of employees in lieu of affirmative vote of majority of eligible employees. Authorizes offset of sum under \$1 against excesses in Old Age and Survivors Insurance Revolving Fund in lieu of collection of such sum from public agency.

A.B. 1396—MACBRIDE. (Mun. & C. G.) Amends, adds, and renames various secs., Gov. C., re Social Security coverage for employees of public agencies.

Defines "retirement system" for purposes of provisions re such coverage. Provides for division of retirement system, for purposes of coverage, into group desiring coverage and group not desiring coverage.

To take effect immediately, urgency measure, operative only if Sec. 218(d)(6) of Social Security Act amended to include California in provisions allowing such division of retirement system.

A.B. 1397—MACBRIDE. (C. S. & S. P.) Amends Secs. 21291 and 21298, Gov. C., re State Employees' Retirement System.

Revises formula for determining disability retirement benefits of local miscellaneous members.

A.B. 1398—WEINBERGER. (Fin. & Ins.) Amends and adds various secs., Gov. C., re regulation of prorating.

Prohibits acting as prorater without license under Check Sellers and Cashiers Law; excepts licensed employment agencies, credit bureaus, and certain consumer reporting agencies from such act, and restricts exemption of attorneys to those not actively engaged in business as check seller or cashier.

Provides for general license as prorater and special license as business agent. Fixes maximum charges of 12 percent of payments distributed plus 7 percent of unpaid obligation upon default. Requires distribution of 50 percent of preceding months payments received from debtor. Prohibits any fee unless prorater has consent

of 51 percent of debts and of creditors, or a like number have accepted a distribution of payment.

Regulates contract relations between prorater and debtor, requires accounting. Defines acts constituting unlawful practice of law unless performed by attorney.

A.B. 1399—WEINBERGER. (Jud.) Amends Sec. 69900, Gov. C., changing classification of certain San Francisco superior court employees from secretary-telephone operators to information deputies.

A.B. 1400—WEINBERGER. (C., P., & P. W.) New act, re San Francisco Palace of Fine Arts.

Requires State Park Commission to accept conveyance without cost from City and County of San Francisco of San Francisco Palace of Fine Arts, and to repair and rehabilitate property.

Appropriates \$2,000,000 from State Park Fund to commission for such purposes upon condition San Francisco contributes equal amount.

Authorizes commission, upon rehabilitation of property, to lease property to City and County of San Francisco for specified purposes.

A.B. 1401—BURKE. (Ed.) Amends Sec. 401, Ed. C., increasing annual salary of Los Angeles County superintendent of schools from \$18,000 to \$20,000.

A.B. 1402—WILSON (Departmental). (Fin. & Ins.) Amends Sec. 1639, Ins. C., re insurance, making no substantive change.

A.B. 1403—WILSON (Departmental). (Fin. & Ins.) Amends Sec. 1708.7, Ins. C., to change maximum length of period of licenses of life agents.

A.B. 1404—WILSON (Departmental). (Fin. & Ins.) Amends Sec. 1678.5, Ins. C., to prescribe period of licenses of agents, brokers, and solicitors as two years, rather than period fixed by commissioner.

A.B. 1405—WILSON. (Trans. & C.) Amends and adds various secs., Veh. C., to make numerous changes in law re manufacturers, transporters, and dealers of vehicles, and to regulate salesmen as well as manufacturers, transporters, and dealers.

A.B. 1406—WILSON. (Jud.) Amends Sec. 585, Veh. C., to specify 10 days as time within which Department of Motor Vehicles after receiving notice of removal of vehicle from highway must notify registered and legal owner of such removal.

A.B. 1407—WILSON. (Jud.) Amends Sec. 221, Veh. C., to provide that vehicle not returned to owner with five days after expiration of lease or rental agreement is deemed to have been embezzled for purposes of section permitting notification of Department of Motor Vehicles of stolen or embezzled vehicles.

A.B. 1408—WILSON. (Trans. & C.) Appropriates unspecified sum for support of Los Angeles Metropolitan Transit Authority, to be repaid from proceeds of first sale of revenue bonds.

A.B. 1409—LEVERING. (Trans. & C.) New act, re master transportation plan for Los Angeles Basin area.

Creates Los Angeles Basin Area Transportation Planning Commission to prepare transportation master plan, and sets forth powers therefor.

Directs commission to appoint Transportation Planning Board of qualified persons, to organize technical staff and develop a master plan.

Requires commission to report to Legislature and boards of supervisors of affected counties.

A.B. 1410—LEVERING. (Trans. & C.) Adds Sec. 206.4, Veh. C., to prohibit sale, purchase or exchange of vehicles within State between midnight Saturday and midnight Sunday.

A.B. 1411—SAMUEL R. GEDDES. (Ed.) Amends Sec. 430, Ed. C., changing salary of Napa County superintendent of schools to unspecified amount.

- A.B. 1412—SAMUEL R. GEDDES. (Ed.) Amends Sec. 419, Ed. C., changing salary of Solano County superintendent of schools to unspecified amount.
- A.B. 1413—SAMUEL R. GEDDES. (Mun. & C. G.) Amends Sec. 28119, Gov. C., changing annual salary of Solano County supervisors to unspecified amount.
- A.B. 1414—CRAWFORD. (Jud.) Adds Sec. 74355, Gov. C., entitling San Diego Municipal Court employees to sick leave and vacation time with pay.
- A.B. 1415—HANNA. (Mun. & C. G.) Amends Sec. 28112, Gov. C., re compensation for public service in Orange County, making no substantive change.
- A.B. 1416—HANNA. (Mun. & C. G.) Amends Sec. 23000, Gov. C., re counties, making no substantive change.
- A.B. 1417—HANNA. (Mun. & C. G.) Amends Sec. 23000, Gov. C., re county corporate powers, making no substantive change.
- A.B. 1418—HANNA. (Mun. & C. G.) Amends Sec. 23000, Gov. C., re counties, making no substantive change.
- A.B. 1419—HANNA. (Jud.) Amends Sec. 72110, Gov. C., re powers and duties of municipal court marshals, making no substantive change.
- A.B. 1420—HANNA. (Fin. & Ins.) Amends Sec. 141, U. I. C., clarifying definition of "unemployment insurance," making no substantive change.
- A.B. 1421—HANNA. (Mun. & C. G.) Amends Sec. 110, Gov. C., re state and local government, making no substantive change.
- A.B. 1422—HANNA. (Soc. Wel.) Amends Sec. 105.5, W. & I. C., re public assistance, making no substantive change.
- A.B. 1423—HANNA. (C., P., & P. W.) Amends Sec. 100, Wat. C., re water development, making no substantive change.
- A.B. 1424—HANNA. (Trans. & C.) Amends Sec. 31, Veh. C., re vehicles, making no substantive change.
- A.B. 1425—HANNA. (Trans. & C.) Amends Sec. 90, S. & H. C., re state highways, making no substantive change.
- A.B. 1426—HANNA. (Rev. & Tax.) Amends Sec. 24, R. & T. C., re taxation and raising of revenue, making no substantive change.
- A.B. 1427—HANNA. (P. U. & C.) Amends Sec. 1, P. U. C., re public utilities and other regulated businesses, making no substantive change.
- A.B. 1428—HANNA. (C., P., & P. W.) Amends Sec. 1, P. R. C., re natural resources, making no substantive change.
- A.B. 1429—HANNA. (Jud.) Amends Sec. 1, Prob. C., re probate matters, making no substantive change.
- A.B. 1430—HANNA. (Jud.) Amends Sec. 738, Pen. C., re proceedings in criminal cases, making no substantive changes.
- A.B. 1431—HANNA. (Mil. Aff.) Amends Sec. 1, M. & V. C., re military and veterans' affairs, making no substantive change.
- A.B. 1432—HANNA. (Ind. R.) Amends Sec. 50.5, Lab. C., re labor and employment relations, making no substantive change.
- A.B. 1433—HANNA. (Fin. & Ins.) Amends Sec. 106, Ins. C., re insurance, making no substantive change.
- A.B. 1434—HANNA. (Pub. H.) Amends Sec. 7050, H. & S. C., re preservation of public health and safety, making no substantive change.
- A.B. 1435—HANNA. (Trans. & C.) Amends Sec. 100, H. & N. C., re navigation, making no substantive change.

- A.B. 1436—HANNA. (F. & G.) Amends Sec. 4, F. & G. C., re fish and game and other wild life, making no substantive change.
- A.B. 1437—HANNA. (Fin. & Ins.) Amends Sec. 1, Fin. C., re financial institutions, making no substantive change.
- A.B. 1438—HANNA. (Elec.) Amends Sec. 6050, Elec. C., re elections, making no substantive change.
- A.B. 1439—HANNA. (Ed.) Amends Sec. 175, Ed. C., re investigations and hearings conducted by Department of Education, making no substantive change.
- A.B. 1440—HANNA. (Jud.) Amends Sec. 1, C. C. P., re civil actions and procedures, making no substantive change.
- A.B. 1441—HANNA. (P. U. & C.) Amends Sec. 1, Corp. C., re corporations, making no substantive change.
- A.B. 1442—HANNA. (Jud.) Amends Sec. 1, Civ. C., re personal and property rights, making no substantive change.
- A.B. 1443—HANNA. (G. O.) Amends Sec. 152, B. & P. C., re regulation and protection of businesses, professions, and callings, making no substantive change.
- A.B. 1444—HANNA. (Mun. & C. G.) Amends Sec. 35001, Gov. C., re annexation of territory by cities, making no substantive change.
- A.B. 1445—HANNA. (Mun. & C. G.) Amends Sec. 35000, Gov. C., re annexation of territory by cities, making no substantive change.
- A.B. 1446—HANNA. (Agr.) Amends Sec. 86.1, Ag. C., re powers and duties of district agricultural association, making no substantive change.
- A.B. 1447—HANNA. (Jud.) Adds Sec. 1677, Civ. C., re water softener and appliances sales as unlawful contracts.  
Makes void a contract to sell water softener or home appliance when seller or lessor promises, as inducement to buy, anything of value for using the installation in buyer's home of such article as a display, or for sales made by buyer or lessee.
- A.B. 1448—HANNA. (Jud.) Amends Sec. 69591, Gov. C., increasing number of Orange County superior court judges from five to eight.
- A.B. 1449—HANNA. (Mun. & C. G.) Amends Sec. 34889, Gov. C., terminating provisions for election of city legislative bodies by districts on December 1, 1958, rather than 1956.
- A.B. 1450—HANNA. (Soc. Wel.) Repeals Art. 5, Ch. 1, Pt. 2, Div. 2, W. & I. C., re establishment of death of parent of needy child.  
Eliminates provisions authorizing person interested in welfare of child whose right to public assistance depends on presumptive death of parent to maintain court action to adjudicate parent presumptively dead.
- A.B. 1451—HANNA. (Soc. Wel.) Adds Secs. 2163.3, 3047.22, 3447.2, W. & I. C., re gifts to recipients of public assistance.  
Provides that gifts of money to applicants for or recipients of aid to aged or aid to blind shall be considered personal property to extent such gifts do not cause personal property holdings of applicant or recipient to exceed amounts allowed.
- Provides that any excess resulting from such gifts over amount allowed shall be considered income to applicant or recipient.
- A.B. 1452—HANNA. (G. E. & E.) Adds Art. 10, Ch. 9, Div. 3, B. & P. C., re contractors.  
Specifies building contract fund paid by owner to contractor, or by owner or contractor to subcontractor, to be trust fund for benefit of owners, contractors, laborers, subcontractors or materialmen.

Makes violation felony where contractor or subcontractor, with intent to defraud, retains or uses any part of such money paid him for any other purpose than to first pay laborers, subcontractors and materialmen, while any amount due or to become due for labor or material under contract remains unpaid. Provides punishment by fine of \$100 to \$5,000 or one to three years imprisonment, or both.

Declares appropriation by contractor or subcontractor of any money paid to him for building operations before payment by him of all money due or to become due to laborers, subcontractors, materialmen or others entitled to payment is evidence of intent to defraud.

A.B. 1453—HANNA. (G. E. & E.) Amends Sec. 7090, and adds Sec. 7067.1, B. & P. C., re contractors.

Requires registrar of contractors to require application for original license, or renewal thereof, in general building contracting and specialty contracting branches to include representative list of credit references.

Authorizes registrar to examine books, records, and documents kept in course of business when contractor is being investigated. Specifies refusal by contractor to comply with reasonable request of registrar to conduct such examination is cause for suspension or revocation of any license.

A.B. 1454—KELLY. (C., P., & P. W.) Amends Sec. 22145, Wat. C., re powers of irrigation districts, making no substantive change.

A.B. 1455—KELLY. (C., P., & P. W.) Amends Sec. 20500, Wat. C., re irrigation districts, making no substantive change.

A.B. 1456—KELLY. (C., P., & P. W.) Amends Sec. 23670, Wat. C., to permit payment of irrigation district improvement district assessments in 20, rather than 10, annual installments.

A.B. 1457—KELLY. (C., P., & P. W.) Adds Sec. 48261, Wat. C., re inclusion of land in water storage districts.

Authorizes district board, upon determination that inclusion of contiguous or noncontiguous land owned by district is for best interest of district, to declare by resolution that such land is included in district.

A.B. 1458—KELLY. (Rev. & Tax.) Amends Sec. 11336, R. & T. C., re private car tax, making no substantive change.

A.B. 1459—KELLY. (Rev. & Tax.) Amends Sec. 9705, R. & T. C., re truck tax, making no substantive change.

A.B. 1460—KELLY. (Rev. & Tax.) Amends Sec. 12461, R. & T. C., re insurance taxation, making no substantive change.

A.B. 1461—KELLY (Departmental). (Fin. & Ins.) Repeals Sec. 901, Ins. C., to eliminate requirement of publishing financial statements of insurers.

A.B. 1462—KELLY (Departmental). (Fin. & Ins.) Amends Secs. 900 and 900.7, and adds Secs. 900.8 and 900.9, Ins. C., re financial statements of insurers.

Provides commissioner may decline to grant or renew and may suspend or revoke certificate of authority of insurer that knowingly files false financial statement with department. Makes it a felony for officer of insurer to wilfully sign or file false or untrue report or statement with intent to deceive public official. Makes technical changes.

A.B. 1463—KELLY (Departmental). (Fin. & Ins.) Adds Sec. 735.5, Ins. C., re reports of examination of insurers.

Requires secretary to furnish copy to each member of governing body within 10 days of receipt and enter fact in minutes. Provides entry deemed to constitute knowledge of contents by members.

A.B. 1464—BEAVER. (Fin. & Ins.) Adds Sec. 3254.5, U. I. C., re unemployment disability insurance voluntary plans.

Provides that voluntary plan may continue in force where successor employing unit acquires organization, trade or business, or substantially all assets or distinct and severable portion thereof and continues operation without substantial reduction of personnel.

A.B. 1465—KLOCKSIEM. (G. E. & E.) Repeals and adds Pt. 2, Div. 13, H. & S. C., re regulation of auto and trailer parks.

A.B. 1466—O'CONNELL. (G. O.) Amends Sec. 9359.1, Gov. C., re retirement allowances of constitutional officers under Legislators' Retirement Law.

Adds provision that retirement allowance of such officer shall not be less than 5 percent of compensation payable to retired member at time of retirement multiplied by number of years of service credited at time of retirement, not to exceed eight years.

A.B. 1467—HENDERSON. (G. O.) Amends Sec. 24878, adds Sec. 25600.1, B. & P. C., re sales of wine.

See digest of S.B. 1719, apparently identical.

A.B. 1468—HENDERSON. (Fin. & Ins.) Amends Sec. 2708, U. I. C., re disability benefits.

Adds provision to specify form of certificate to support claim for benefits for individual obtaining treatment in foreign country.

A.B. 1469—HENDERSON. (C. S. & S. P.) Adds Sec. 139.62, Veh. C., to provide a salary increase of one step for members of California Highway Patrol upon serving therein 15 consecutive years.

A.B. 1470—DAHL (By request). (Rev. & Tax.) Amends Sec. 6357, R. & T. C., re sales and use and use fuel taxes.

Exempts from use tax use of fuel subject to use fuel tax, and authorizes deduction of sales or use tax from use fuel tax.

A.B. 1471—LUCKEL. (G. E. & E.) New act, re state participation in centennial anniversary of establishment of overland mail routes and related events.

Creates California Overland Mail Centennial Commission, consisting of three members appointed by Governor. Provides for participation in public celebrations and exhibits to commemorate overland mail centennial and related events. Prescribes powers and requires expenditures to be on matching basis with expenditures of local agencies or organizations.

A.B. 1472—LUCKEL. (G. E. & E.) New act providing for state participation in commemorating centennial of establishment of overland mail routes and making appropriation.

Appropriates \$260,000 to Department of Finance for such purpose and provides for transfer of unexpended balance to California Overland Mail Centennial Commission or similar agency if created for that purpose.

To take effect immediately, urgency measure.

A.B. 1473—CALDECOTT. (G. O.) Amends Sec. 11561, Gov. C., re salaries of state officers.

Deletes provision setting statutory salary for Deputy State Treasurer.

A.B. 1474—COLLIER. (Ed.) Adds Art. 4, Ch. 6, Div. 12, Ed. C., re school records of pupils.

Requires that when pupil transfers from one school district to another within State his cumulative original records shall be transferred too.

A.B. 1475—BURKE. (Ed.) Amends Sec. 401, Ed. C., raising annual salary of Los Angeles County Superintendent of Schools from \$18,000 to \$20,000.

A.B. 1476—UNRUH. (Agr.) Adds Sec. 86.7, Ag. C., re uniformed guards of State Museum of Science and Industry.

Designates such guards peace officers within duties of employment, except they shall not carry firearms.

A.B. 1477—UNRUH. (Agr.) Adds Sec. 86.9, Ag. C., to permit payment from Sixth District Agricultural Association Fund for uniform expense to \$10 monthly for each guard of State Museum of Science and Industry.

A.B. 1478—UNRUH. (Ed.) Adds Sec. 13031.5, Ed. C., re qualifications of teachers.

Prohibits school district board from employing teacher with provisional credential unless it has advertised for and failed to receive application from teacher with standard credential.

Requires any person employed as teacher by school district to receive at least minimum salary payable to teacher with standard credential.

A.B. 1479—DAHL (Departmental). (Trans. & C.) Amends Sec. 257, adds Secs. 257.2 and 257.4, Veh. C., to revise law re issuance of junior operator's license to person over 14 and under 16 years of age.

A.B. 1480—DAHL (Departmental). (Trans. & C.) Amends Sec. 253, Veh. C., to require applicant for instruction permit to be otherwise qualified for driver's license rather than to be over age of 14 years.

A.B. 1481—DAHL (Departmental). (Trans. & C.) Repeals Secs. 276 and 277, adds Sec. 276, and amends Sec. 381, Veh. C., re drivers' licenses.

Makes all drivers' licenses expire each fourth birthday of holder thereof and makes fee for original license \$5 and renewal \$3 instead of present \$3 (\$2.50 after January 1, 1960).

A.B. 1482 STEWART. (Mun. & C. G.) Adds Secs. 65809 and 65810, Gov. C., re zoning ordinances.

Provides that, in city in which airport was located on October 1, 1949, no new ordinance be adopted or existing ordinance be effective unless it provides for areas for location of airports or contains finding of lack of suitable site in zoned area. Requires notice and public hearing on such finding.

A.B. 1483—GAFFNEY. (Trans. & C.) Amends Secs. 586 and 587, Veh. C., to permit fire department vehicles clearly marked as such to park within 15 feet of driveway entrance to any fire station from which area other vehicles are excluded.

A.B. 1484—GAFFNEY. (Trans. & C.) Amends Sec. 476, Veh. C., re vehicle traffic at traffic signals.

Prohibits semicircular or U-turn unless permitted by signs erected at intersections. Allows other turns unless sign erected prohibiting such turn.

A.B. 1485—MACBRIDE. (C. S. & S. P.) Adds Sec. 18110, Gov. C., re sick leave of permanently disabled state employee.

Provides no state employee shall be placed on involuntary retirement for disability while he has unused sick leave, vacation or overtime to his credit.

A.B. 1486—MACBRIDE. (C. S. & S. P.) Adds Sec. 18026, Gov. C., re call-back time for state employees.

Provides that when employee is required to report back to job after completion of normal workday or workweek or when otherwise off duty, he shall be compensated for hours worked but not less than four hours in each day that he is required to report back to work.

A.B. 1487—MACBRIDE. (C. S. & S. P.) Adds Sec. 18852.5, Gov. C., re on-call and stand-by time for state employees.

Provides that when employees are required to be immediately available for recall to work or required to remain near work location, Personnel Board shall provide for additional compensation for such services which may be by establishing more than one salary range or rate or method of compensation within a class.

A.B. 1488 MACBRIDE. (C. S. & S. P.) Amends Secs. 18021.5 and 18023, Gov. C., re overtime of state employees.

Revises provisions and provides overtime is time worked in excess of normal work week. To be compensable it must be authorized and ordered by appointing power or be due to emergency, and must be for at least one-half hour. Compensation shall be in cash except where compensating time off is granted. Rate shall be one and one-half times regular rate of pay but not to exceed \$6 an hour.

If employee requests time off in lieu of cash it shall be on hour-for-hour basis.

A.B. 1489—MACBRIDE. (C. S. & S. P.) Amends and repeals secs., Gov. C., re hours of work of state employees.

Provides normal workweek is 40 hours and deletes provisions for establishment of workweeks of different hours to meet needs of different state agencies and for classes and positions.

Provides Personnel Board may provide for normal workweeks of different lengths for executive or administrative classes or positions or for classes or positions where working conditions require unusual hours of work.

A.B. 1490—MACBRIDE. (C. S. & S. P.) Adds Sec. 19735, Gov. C., re political activities of state employees.

Provides that provisions of article regulating political activities are not applicable to ballot measures.

A.B. 1491—MACBRIDE. (Ed.) Adds Sec. 20399.5, Ed. C., preserving tenure status of employee transferring from existing state college to new state college.

A.B. 1492—MACBRIDE. (C. S. & S. P.) Amends Sec. 3212, Lab. C., re workmen's compensations.

Adds to class of public employees to whom pneumonia or heart trouble which develops or manifests itself while such employees are in service, is presumptively, in absence of evidence to contrary, compensable under workmen's compensation law, employees of State employed either part or fulltime in classification or under title of institution fireman, institution fire fighter, institution fire marshal, or equivalent title.

A.B. 1493—MACBRIDE. (C. S. & S. P.) Amends Secs. 4800, 4801, 4802, 4803, and 4804, Lab. C., re workmen's compensation.

Extends to all state employees provisions now available only to active law enforcement members of California Highway Patrol re leave of absence without loss of salary for not more than year in lieu of disability payments, in event of temporary disability.

A.B. 1494—ERNEST R. GEDDES (Departmental). (Ed.) Amends Secs. 5032, 5071, and 7745, Ed. C., allowing districts to repay unauthorized expenditures for excess apportionments under state school building aid laws in three yearly installments under certain conditions.

A.B. 1495—ERNEST R. GEDDES (Departmental). (Ed.) Amends Secs. 1593 and 7001 and adds Sec. 7206, Ed. C., re newly formed school districts.

Makes action for boundary change or creation of district effective when action is completed for purpose of election or appointment of executive officer and clerical help for governing board and for purpose of expending funds from sale of district bonds for site acquisition. Authorizes use of county school service fund for apportionments to newly formed school districts for certain district expenses during specified period.

To take effect immediately, urgency measure.

A.B. 1496—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 599, Veh. C., to make technical changes.

A.B. 1497—BACKSTRAND (Departmental). (Jud.) Amends Secs. 501 and 502, Veh. C., to change penalties for drunk driving and drunk driving resulting in injury to another, and to provide minimum jail sentences may not be suspended.

A.B. 1498—BACKSTRAND (Departmental). (Trans. & C.) Adds Sec. 599.1, Veh. C., re transportation of gases under pressure.

Requires permit from Department of Industrial Relations to transport specified gases under pressure.

A.B. 1499—BACKSTRAND (Departmental). (Trans. & C.) Adds Sec. 686.5, Veh. C., to prohibit use of trailers and semitrailers for transportation of workmen.

A.B. 1500—BACKSTRAND (Departmental). (C., P., & P. W.) Amends Sec. 14256, Gov. C., re performance of state public work.

Authorizes Department of Public Works, with approval of Department of Finance to authorize carrying out of project directly by a state agency, rather than carrying out of project by department, in any case where estimated cost does not exceed \$50,000, rather than as presently limited as to type of agency, type of work, or estimated cost.

A.B. 1501—BACKSTRAND (Departmental). (C., P., & P. W.) Amends Sec. 14254, Gov. C., re application of State Contract Act to public work projects.

Provides such projects include public work costing a total of \$5,000 rather than \$2,000.

A.B. 1502—BACKSTRAND (Departmental). (Trans. & C.) Adds Sec. 100.25, S. & H. C., re freeway agreements with cities and counties.

Authorizes Department of Public Works in contracts with cities and counties for closure of city streets and county highways to include provision for improvements, revisions, or extensions of such streets or highways leading to or from a freeway and deemed by department to be necessary in accommodating freeway traffic. Authorizes department to perform such work.

A.B. 1503—HANSEN. (L. & D.) Amends and adds various secs., Ag. C., re bovine brucellosis.

See digest of S. B. 1259, apparently identical.

A.B. 1504—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 1029, Ed. C., re liability insurance of school districts.

Requires governing board of school district to insure against liability of district and its officers and employees, rather than officers, agents, and employees, for damages or injuries to persons or property resulting from negligence of district, or any officer, agent or employee while acting within the scope of his office, agency or employment.

Permits district to insure against such liability of agents of district.

To take effect immediately, urgency measure.

A.B. 1505—PATTEE. (F. & G.) Amends Sec. 1065, F. & G. C., re sardines.

Extends from June 1, 1957 to June 1, 1959 prohibition against taking sardines for salting, curing, smoking, drying, or packing in quarter-round or square cans of less than 10 ounces.

To take effect immediately, urgency measure.

A.B. 1506—PATTEE. (F. & G.) Amends Secs. 651 and 651.1, F. & G. C., re salmon.

Changes commercial season on salmon to be from April 15th to September 15th rather than May 1st to September 30th.

Adds District 19 to areas open to commercial salmon fishing.

To take effect immediately, urgency measure.

A.B. 1507—BELOTTI. (C., P., & P. W.) New act, re assistance to school districts which suffered losses of supplies and equipment as result of storms and floods.

Appropriates \$63,051 for assistance to state-aided school districts for such purpose, to be allocated by Superintendent of Public Instruction to eligible districts.

A.B. 1508—NIELSEN. (C. S. & S. P.) Adds Sec. 18596.5, Gov. C., re state civil service system.

Includes in such system vocational education personnel of Department of Employment now excluded because of participation in work financed in whole or part with federal funds or done in cooperation with Federal Government.

A.B. 1509—NIELSEN. (C. S. & S. P.) Amends Sec. 19390, Gov. C., re reinstatement rights of state employees.

Provides that where employee enters military service when his name is on lay-off or re-employment list, as well as where he resigns from state service to enter military service, he has specified reinstatement rights if that entry is made within 150, rather than 90, days.

A.B. 1510—NIELSEN. (C. S. & S. P.) Amends Secs. 18100 and 19334, Gov. C., re sick leave for state employees.

Adds provision that Personnel Board shall provide for granting of sick leave to employees for purpose of undergoing physical examinations.

Provides that leave for pregnancy shall be not more than six months, rather than at least six months, without pay, and that if leave is refused, employee on request within one year, rather than six months, after separation from employment may have her name placed on re-employment list.

A.B. 1511—NIELSEN. (C. S. & S. P.) Amends Sec. 13926, Gov. C., re merit awards to state employees.

See digest S. B. 907—apparently identical.

A.B. 1512—CROWN. (Jud.) Repeals Sec. 69951, Gov. C., which permitted reporter in civil cases to charge additional 50 percent fee for special daily copy service for transcription.

A.B. 1513—CROWN. (Jud.) Amends Sec. 73342, Gov. C., changing monthly salary of Alameda municipal court clerk to unspecified amount.

A.B. 1514—CROWN. (Jud.) Amends Sec. 7, Pen. C., re definition of "booked" as used in Pen. C.

Defines "booked" to mean arrest has been officially recorded, and fingerprints and photographs taken of person.

A.B. 1515—WEINBERGER (Departmental). Amends Sec. 24072.2, B. & P. C., re exchange of on-sale licenses.

Permits exchange of on-sale license for bona fide public eating place for license for public premises, and vice versa, once between renewal periods of license sought to be exchanged, in addition to exchange at time of renewal, until 91st day after adjournment of 1959 Regular Session; thereafter exchange permitted only at time of renewal.

Chapter 33, Statutes of 1957, approved February 4, 1957, in effect immediately.

A.B. 1516—BELOTTI (Departmental). (Ind. R.) Repeals Sec. 1781, Lab. C., re public works.

Deletes provision making penalty of \$10 a day for payment by public works contractor of less than prevailing wages and misdemeanor penalty for failure of such contractor or subcontractor to keep required wage records, the exclusive penalty and remedy against such contractor or subcontractor for violation of provisions governing wages paid to their workmen or of provisions in bids, specifications or contracts.

A.B. 1517—BELOTTI (Departmental). (Ind. R.) Amends Sec. 1775, Lab. C., re penalties forfeited by contractor on payment to workmen of less than stipulated prevailing rate for public work done under contract by him.

Where there is insufficient money due contractor to cover such penalties, or if contract does not provide for money payment by awarding body to contractor, authorizes awarding body or Division of Labor Law Enforcement to maintain action in court of competent jurisdiction to recover such penalties.

Prescribes manner in which action to be filed and prohibits any issue to be determined in action other than liability of contractor for penalties allegedly forfeited. Places burden on contractor to establish penalties demanded not due.

Requires judgment recovered by awarding body or division include reasonable attorney's fees, and provides for disposition of such fees.

A.B. 1518—BELOTTI. (Departmental). (Ind. R.) Amends Sec. 1773, Lab. C., to authorize Division of Labor Law Enforcement to assist state and local agencies in defense of suits brought by public works contractor against such agencies for withholding a penalty or forfeiture from contract payment, upon request of such agency.

A.B. 1519—BELOTTI (Departmental). (Ind. R.) Amends Sec. 1815, Lab. C., re employment in excess of eight hours per day on public works.

Requires stipulation that contractor shall forfeit \$10 for each workman employed in execution of contract by contractor or subcontractor for each calendar day during which such workman, rather than any workman, is required or permitted to work more than eight hours in violation of article re working hours be inserted by awarding body in any contract for public work, rather than any contract the execution of which involves or may involve the employment of workmen upon public work.

Makes other technical changes.

A.B. 1520—BELOTTI (Departmental). (Ind. R.) Amends Sec. 1730, Lab. C., re public works, making no substantive change.

A.B. 1521—MILLER. (Jud.) Adds Sec. 646, W. & I. C., re state subsidy to counties for compensation of probation personnel.

Requires State to pay unspecified sum to counties for each probation officer, assistant, or deputy employed by counties, to supplement salary of such personnel; provided standard of work of probation departments involved meets approval of Director of Corrections. Authorizes director to delegate approval power to Director of Youth Authority or chairman of Adult Authority.

Appropriates unspecified amount to Department of Corrections to be used by director to carry out act.

A.B. 1522—MILLER. (Jud.) Amends Sec. 2952, Civ. C., re indexing of recorded fictitious mortgages and deeds of trust.

Provides that reference to such mortgage or deed of trust shall state first page, rather than page or pages, of recorder's records at which such mortgage or deed of trust was recorded.

Provides that above amendment is declaratory of existing law.

A.B. 1523—MILLER. (Jud.) Adds Sec. 69892.1, Gov. C., re executive officer of Los Angeles Superior Court.

Requires court to appoint officer to exercise administrative powers and duties required by court. Allows court to delegate administrative powers and duties to him. Sets salary of officer.

A.B. 1524—DAVIS. New act, School District Validating Act of 1957, to validate acts, proceedings, and bonds of school districts authorized at any election held between November 1, 1956 and November 30, 1956.

Chapter 34, Statutes of 1957, approved February 4, 1957, in effect immediately.

A.B. 1525—DAVIS (Departmental). (Trans. & C.) Adds Sec. 140.4, Veh. C., to exempt vehicle from registration when operated in disaster relief work under permit issued by Department of Public Works for period of disaster as proclaimed by Governor.

A.B. 1526—LEVERING. (Rev. & Tax.) Adds Sec. 33, R. & T. C., re property taxation.

Prohibits any tax exemption otherwise allowable in case of owner or person legally entitled to possession who knowingly and wilfully permits its use by subversives.

States that for purposes of section U. S. Attorney General's list of subversive organizations is *prima facie* evidence of subversive nature. Requires list to be included in affidavit or form prescribed for claiming tax exemption.

A.B. 1527—LEVERING. (Jud.) Adds Sec. 7544, B. & P. C., re private investigators and adjustors.

Prohibits licensee or employee of licensee from using any badge with intent of fraudulently impersonating peace officer.

A.B. 1528—THOMAS. (F. & G.) Adds Sec. 1107.6, F. & G. C., re boat registration.

Makes it unlawful for any person to take fish for profit from boat unless it carries Fish and Game certificate of boat registration.

A.B. 1529—THOMAS. (F. & G.) Adds Sec. 746.5, F. & G. C., re commercial fishing.

Prohibits taking more than sport fishing daily bag limit on any boat carrying sport fishing tackle.

Prohibits taking for profit on such boat any fish for which there is a sport fishing bag limit.

Defines sport fishing tackle as rod and reel, underwater type spears, and self contained underwater breathing apparatus.

A.B. 1530—ELLIOTT. (G. E. & E.) Amends Sec. 1, B. & P. C., re licensing of businesses and professions, making no substantive change.

A.B. 1531—ELLIOTT. (Ed.) Amends Sec. 1, Ed. C., re education, making no substantive change.

A.B. 1532—CHAPEL. (Soc. Wel.) Adds Sec. 2300.5, W. & I. C., re institutions and homes for aged persons.

Exempts from provisions subjecting individuals and organizations operating institutions and boarding homes for aged persons to regulation by State Department of Social Welfare, persons, associations, or corporations providing housing facilities for aged persons under plan or arrangement with, or with assistance of, Federal Government.

A.B. 1533—CHAPEL. (Rev. & Tax.) Amends Sec. 214, R. & T. C., re property tax welfare exemption for social welfare purposes.

See digest S.B. 2112, apparently identical.

A.B. 1534—WEINBERGER. (G. O.) New act re participation by State in Theodore Roosevelt Centennial.

Declares purpose to provide for cooperation by State with Theodore Roosevelt Centennial Commission created by Congress, and to insure participation by State in programs signalizing 100th anniversary of birth of Theodore Roosevelt.

Creates California Theodore Roosevelt Centennial Commission consisting of three members appointed by Governor, and two members of each house participating to extent not incompatible with positions as Members of Legislature.

Prescribes powers and duties and provides for termination of commission on July 1, 1959. Appropriates unspecified sum.

A.B. 1535—WEINBERGER. (Ed.) Adds Secs. 9551 and 20255, Ed. C., re televised educational programs.

Permits governing board of school district, or county superintendent of schools acting on behalf of school boards, to enter into contracts for purpose of participating in, or procuring of, educational television broadcasts.

Permits Director of Education to enter into such contracts on behalf of state colleges, either alone or in cooperation with school districts.

A.B. 1536—HANSEN. (C., P., & P. W.) Amends Secs. 55104, 55150, 55152, and 55180, Wat. C., re county waterworks districts.

Deletes requirement of formation election if petition signed by all property owners in proposed district.

Specifically permits freeholders and voters resident in proposed district, and owners of property therein, to protest formation.

Requires election if protested even though petition is signed by all property owners.

A.B. 1537—HANSEN. (Pub. H.) Amends Sec. 8961, H. & S. C., re powers of public cemetery districts.

Allows district to bury members of family of any district resident, rather than district resident who has previously purchased a burial plot.

A.B. 1538—BACKSTRAND. (Trans. & C.) Repeals Art. 2, Ch. 8, Div. 2, S. & H. C., and amends Sec. 29484, Gov. C., to abolish county general road fund and to provide for placing of portion of proceeds of United States Forest Reserve Fund in special road improvement fund instead of General Fund.

A.B. 1539—BACKSTRAND. (Trans. & C.) Amends Sec. 771, Veh. C., repeals Sec. 1620, S. & H. C., re county highway funds.

Deletes provision for county "special road fund." Directs specified revenue from fines be deposited in county "special road improvement fund."

A.B. 1540—BACKSTRAND. (Trans. & C.) Amends Sec. 25458, Gov. C., and Sec. 1329, S. & H. C., re emergency highway work by counties.

Permits such work to be done by majority rather than unanimous consent of legislative body and defines great emergency for such purposes as including a state of disaster as defined by M. & V. C., Sec. 1505.

A.B. 1541—BACKSTRAND. (Trans. & C.) Amends and repeals various secs., S. & H. C., to make provisions re road commissioners conform to existing provisions re single road commissioner for all road district in county (S. & H. C. 2006).

A.B. 1542—BACKSTRAND (Assembly 2d reading). Repeals and amends various secs., S. & H. C., re county highways.

Repeals provisions for performing county highway work through county highway commissions, financed by bond issue.

Repeals certain provisions re damaged county highways by storms, waters, or floods, classification of county highways, and provision for county highway mileage record.

A.B. 1543—BACKSTRAND. (Trans. & C.) Amends Secs. 1020 and 1550.1, S. & H. C., re county road districts.

Makes permissive rather than mandatory division of county into suitable road districts and deletes prohibition against formation of special road maintenance district which include land within more than one county road district.

A.B. 1544—HEGLAND (By request). (Trans. & C.) Amends Sec. 762, Veh. C., re violations of Vehicle Code.

Makes punishment for violations of traffic law, equipment, size, weight, and loading provisions of Vehicle Code proximately causing bodily injury to any person or causing property damage, or violation of any fixed speed limit by more than 25 miles per hour, punishable by fine not exceeding \$500 or by imprisonment in county jail for not exceeding six months, or both, unless greater penalty otherwise provided.

A.B. 1545—HEGLAND. (Trans. & C.) Amends Secs. 510 and 513, Veh. C., re basic speed law.

Requires use of mechanical condition of vehicle, physical condition of driver, and all other existing physical conditions which render speed or driving unsafe, in addition to presently enumerated conditions, in determining whether driving lawful. Makes falling asleep while driving *prima facie* evidence of violation of basic speed law.

A.B. 1546—HEGLAND. (Ed.) Amends Sec. 404, Ed. C., changing salary of San Diego County Superintendent of Schools to unspecified amount.

A.B. 1547—HEGLAND. (Jud.) Adds Sec. 1203.14, Pen. C., permitting court to suspend sentence in misdemeanor case on condition defendant not violate any or certain laws for period of time but not to exceed three years.

A.B. 1548—HEGLAND. (Trans. & C.) Amends Sec. 6448, S. & H. C., re Improvement Act of 1911.

Deletes requirement that when treasurer collects all payments on a bond, he must report same to street superintendent, who must mark paid on the record of the assessment to represent which the bond was issued.

A.B. 1549—HEGLAND. (Jud.) Amends Sec. 73951, Gov. C., increasing number of municipal court judges in Township of Oceanside from one to two.

A.B. 1550—HEGLAND. (Jud.) Amends Sec. 73950, Gov. C., re San Diego County municipal courts, making no substantive change.

A.B. 1551—BEE. (Soc. Wel.) Adds Sec. 2020.1, W. & I. C., re income of aged aid recipients.

Defines "casual income" and "inconsequential resources" for aged aid purposes as earnings up to \$50 per quarter, or income received by virtue of ownership of real or personal property up to \$25 per quarter.

A.B. 1552—BEE. (Soc. Wel.) Adds Sec. 2001.1, amends Sees. 3045, 3445, W. & I. C., re transfers between public assistance programs.

See digest of S.B. 1628, apparently identical.

A.B. 1553—BEE. (Soc. Wel.) Amends Sees. 1550, 2180.5, 3082, W. & I. C., re eligibility for public assistance.

Provides that if investigation of eligibility of applicant for aid to needy children, aid to aged, or aid to needy blind is not completed within 30 days, rather than 60 days, it shall continue until completed and, if eligibility is established, aid shall begin on first day of month in which thirtieth day falls, rather than on first day of month in which sixtieth day falls.

Requires county, if applicant is in dire need at time of applying for aid, to provide him with sufficient assistance, in money payments or in kind, to enable him to meet needs until investigation of eligibility for aid is completed.

A.B. 1554—BEE. (Ed.) Amends Sec. 14449, Ed. C., re State Teachers' Retirement System.

Requires member be given service credit for military and Red Cross service if he was employed in status requisite for membership, or in a status, time served in which is included under system, within two years rather than one year prior to entering such service.

A.B. 1555—BEE. (Trans. & C.) Adds Sec. 152, S. & H. C., to require Department of Public Works to erect on all freeways, adjacent to each cloverleaf ramp, signs reading "All trucks must use right lane except when passing."

A.B. 1556—BEE. (Trans. & C.) Amends Sec. 586 and 587, Veh. C., re fire department vehicles.

Allows fire department vehicles, clearly marked as such, to stop, park or stand within 15 feet of driveway to fire station or hydrant.

A.B. 1557—BEE. (Trans. & C.) Amends Sec. 585, Veh. C., to authorize police officer to remove to certain garages, vehicle parked so as to prevent access of fire-fighting equipment to fire hydrant and it is impractical to move vehicle to another place on highway.

A.B. 1558—BEE (Departmental). (Soc. Wel.) Amends Sec. 5105, W. & I. C., re commitment of mentally ill persons.

Authorizes head of state hospital to refuse to receive person committed thereto if papers presented do not comply with code provisions re commitment, rather than with provision specifying papers which must be presented.

A.B. 1559—BEE (Departmental). (Soc. Wel.) Amends Sec. 6657, W. & I. C., re patients in state mental hospitals.

Authorizes use of funds of such patients deposited in patients' personal deposit fund, to extent funds exceed \$500 or burial costs where patient deceased, for transportation of patient.

A.B. 1560—BEE (Departmental). (Soc. Wel.) Amends Secs. 5516, 6650, 6651, 6652, 6653, W. & I. C., re property and support of patients in state hospitals.

Makes code provisions relating to property and support of mentally ill persons and inebriates in state hospitals applicable to sexual psychopaths committed thereto, rather than only to sexual psychopaths committed for indeterminate periods.

Imposes on executors of estates of mentally ill persons or inebriates same responsibility for costs of care, maintenance, and support of such persons or inebriates in state hospitals, and for costs of transportation thereto, as is imposed on relatives and administrators of estates. Imposes responsibility on such persons for cost of services rendered to mentally ill person or inebriate in mental hygiene clinic maintained by Department of Mental Hygiene.

Eliminates requirement that rate established by department for care, support, and maintenance of patients in state hospitals be on a monthly basis.

Requires department to fix charges for services at mental hygiene clinics maintained by department in accordance with schedules adopted by department. Deletes provision requiring department to determine and collect charges for services rendered patients in community mental hygiene clinics maintained by department, in accordance with schedules established in rules and regulations of department.

Authorizes Director of Mental Hygiene to remit amounts paid erroneously by responsible relatives. Eliminates provision limiting right of department or hospital to remit advance payments to situations where patient dies, takes leave of absence, is paroled, or is discharged.

Permits, rather than requires, department to determine whether patient has responsible relatives, and to ascertain financial condition of such relatives.

Makes other technical and clarifying changes.

A.B. 1561—BEE. (Ed.) Adds Sec. 377, Ed. C., re audio-visual equipment for use in public schools.

Authorizes county superintendent of schools to acquire by purchase, lease or other means audio-visual apparatus and equipment for use in public schools. Permits school districts and county superintendents of schools with approval of county board of education, to enter into agreements for use of such apparatus and equipment. Prescribes terms upon which agreements shall be made. Establishes fund from which expenditures shall be made and into which receipts shall be deposited.

To take effect immediately, urgency measure.

A.B. 1562—JOHNSON. (Trans. & C.) Amends Sec. 12301, H. & S. C., re explosives, making no substantive change.

A.B. 1563—WEINBERGER. (Trans. & C.) Amends Ch. 1845, 1955 Sess., re investigation of highway crossing from San Francisco to Tiburon Peninsula.

Permits such investigation to include terminus for crossing in San Francisco west of Ferry Building, instead of between Ferry Building and Van Ness Avenue.

Appropriates unspecified sum from General Fund to carry out investigation.

A.B. 1564—KILPATRICK. (C. P., & P. W.) Appropriates unspecified sum from State Park Fund for acquisition of "Sam of Watts" property for State Park System.

A.B. 1565—KILPATRICK. (Soc. Wel.) Adds Sec. 2142.6, W. & I. C., re administration of aged aid.

Prohibits person administering aid from dictating how recipient shall expend aid granted him.

A.B. 1566—KILPATRICK. (Ed.) Adds Art. 6, Ch. 15, Div. 2; adds Sec. 306.1; and amends Secs. 1823, 1825, and 2101, Ed. C., re elections of school board and county boards of education.

Provides that elections of members of county board of education and governing boards of school districts shall be held and conducted in May, rather than the third Friday in May, of each year. Prohibits the holding of any such election on Friday.

A.B. 1567—MARSH. (Trans. & C.) Adds Sec. 100.9, S. & H. C., to require Department of Public Works to post and maintain signs indicating both bypassed business district and relocated state highway when latter bypasses business district.

A.B. 1568—HENDERSON. (G. E. & E.) Amends Sec. 17700, B. & P. C., re premium coupons.

Expands definition of "coupon" entitling of person holding certificates, cards, and similar devices free of charge or less than retail price of such services to include services of any kind.

A.B. 1569—HENDERSON. (C. S. & S. P.) Amends Sec. 1156, Gov. C., to permit pay deductions to state employees' association dues.

A.B. 1570—HENDERSON. (C. S. & S. P.) Amends Sec. 18859, Gov. C., re salary adjustments of state employees.

Provides that certain salary adjustments within salary range may be made upon application of appointing power with approval of Personnel Board rather than Director of Finance.

A.B. 1571—HENDERSON. (C. S. & S. P.) Amends Sec. 18001, Gov. C., to change monthly pay periods of state officers to annual basis with 26 pay periods per year.

A.B. 1572—HENDERSON. (G. O.) Amends Sec. 11558, Gov. C., re statutory salaries of state officers and employees changing salaries of certain officers to unspecified sum.

A.B. 1573—HENDERSON. (C. S. & S. P.) Adds Sec. 18865, Gov. C., re compensation of civil service employees.

Provides for employee employed at maximum salary step in his class for five consecutive years to thereafter receive increase of one salary step, and to receive similar adjustment at end of each succeeding five-year period of continuous service in same class, not to exceed three steps.

Makes first increase dependent on state service for 10 years and performance reports of standard or better for five consecutive years at maximum salary for the class.

A.B. 1574—NIELSEN (Departmental). (C. S. & S. P.) Amends and repeals various secs., Gov. C., re state employees.

Requires State Personnel Board to establish work-week groups for each class or position for which monthly or annual salary range is established by Department of Finance, as well as by board. Makes punitive action by appointing power valid only if written notice is served on employee and filed with board not later than 15 days after effective date of punitive action, rather than not later than 15 days after date of such action.

Makes other technical and clarifying changes.

A.B. 1575—NIELSEN (Departmental). (C. S. & S. P.) Adds Sec. 19175.1, Gov. C., re restoring names to civil service lists.

Authorizes State Personnel Board, upon written request of probationer who has been rejected for medical reasons only, to restore his name to employment list if it determines after medical examination that he meets standards.

A.B. 1576—NIELSEN (Departmental). (C. S. & S. P.) Amends Sec. 18102, Gov. C., re disability indemnity of state employees.

Adds provision that employee may use accumulated compensable overtime as well as sick leave or vacation to make up difference between disability indemnity payment under Labor Code and full salary or wage.

A.B. 1577—NIELSEN (Departmental). (C. S. & S. P.) Amends Sec. 18931, Gov. C., to provide State shall pay cost of medical examinations required of applicants, eligibles, or employees, and appropriates \$12,000 for that purpose.

A.B. 1578—NIELSEN. (Mil. Aff.) Amends Sec. 987, M. & V. C., re farm and home purchases for veterans.

Provides Department of Veterans Affairs may waive initial payment where value of property as determined by its appraisal equals amount to be paid by department plus at least 10 percent in case of farm and 5 percent in case of home, rather than 10 percent in either case.

A.B. 1579—NIELSEN. (Mil. Aff.) Amends Sec. 987.12, M. & V. C., re amounts advanced from General Fund for purchase of veterans' farms and homes in anticipation of authorized sale of bonds.

Provides amounts withdrawn from General Fund for such purposes are appropriated without regard to fiscal years.

A.B. 1580—NIELSEN. (Mil. Aff.) Amends Secs. 980, 984, and 985, repeals Sec. 800, M. & V. C., re veterans' rights and privileges.

Revises and consolidates provisions defining veteran, without apparent substantive change.

A.B. 1581—NIELSEN. (Mil. Aff.) Amends Sec. 986.3, M. & V. C., re farm and home purchases for veterans.

Provides Department of Veterans Affairs may contract for construction of dwelling house and other improvements if amount to be expended by department does not exceed \$15,000, rather than \$13,500.

A.B. 1582—MUNNELL. (Soc. Wel.) Adds Ch. 1.1, Div. 1., repeals various arts. and secs., W. & I. C., re administration of public assistance.

Requires State Department of Social Welfare, rather than counties, to administer public assistance programs for which federal grants-in-aid are available; eliminates county participation in costs thereof; and county residence as qualification for aid.

Provides for transfer on unspecified date of books, records, and property of State in possession of counties and used in connection with administration of assistance.

Appropriates to State Department of Social Welfare amount sufficient to pay assistance grants, after deducting federal assistance.

A.B. 1583—HEGLAND. (Rev. & Tax.) Amends, repeals, and adds various secs., R. & T. C., re inheritance taxes.

Transfers refund functions of county treasurer and county auditor to State Controller and State Treasurer, respectively.

Provides for deposit of revenue in new Inheritance Tax Fund for payment of refunds and transfer to General Fund, rather than directly in General Fund.

A.B. 1584—COOLIDGE. (Rev. & Tax.) Amends, amends and renumbers, and repeals various secs., R. & T. C., re equalization of state assessed property located within cities making own assessments.

Eliminates most of provisions added by Ch. 1466, Stats. 1949.

Provides that State Board of Equalization, on receiving information from city showing its assessments of property, shall determine ratio between assessed values of locally assessed property on city and county assessment rolls. Provides for assessment of state assessed property on basis of same ratio as that thus determined.

To take effect immediately, urgency measure.

A.B. 1585—MACBRIDE. (C. S. & S. P.) Amends Sec. 21296, Gov. C., re State Employees' Retirement System.

Fixes minimum disability retirement allowance at one-third, rather than one-fourth, of final compensation.

Operative on first day of month after ninetieth day after final adjournment of 1957 Regular Session.

A.B. 1586—MACBRIDE. (C. S. & S. P.) Amends, repeals and adds various secs., Gov. C., re State Employees' Retirement System.

Provides for disability retirement, regardless of age or amount of service, of any member incapacitated for performance of duty as result of industrial disability. Provides for payment of special death benefit for industrial death of all members. Makes provisions inapplicable to contracting agency unless agency elects to be subject thereto.

Operative on first day of month after effective date, unless effective date is first day of month in which case operative date is same as effective date.

A.B. 1587—MACBRIDE. (C. S. & S. P.) Amends Sec. 21361, Gov. C., re basic death benefit under State Employees' Retirement System, making no substantive change.

A.B. 1588—MACBRIDE. (C. S. & S. P.) Adds Sec. 20140, Gov. C., re Board of Administration of State Employees' Retirement System.

Requires board to file annual separate report with Governor and each house of Legislature on all matters under its jurisdiction, including benefits, programs, practices, procedures, trends, and developments in field of retirement.

A.B. 1589—MACBRIDE. (C. S. & S. P.) Amends Sec. 21025.5, Gov. C., re state employees.

Provides that leave of absence with compensation includes absence for vacation, sick leave with pay, and compensable overtime in section providing that retirement for disability of member who has been granted or entitled to leave of absence with compensation shall not become effective prior to expiration of such leave unless member applies for or consents to retirement as of earlier date.

A.B. 1590—MACBRIDE. (C. S. & S. P.) Amends Sec. 20135, Gov. C., re deductions from allowances and benefits under State Employees' Retirement System.

Allows beneficiaries entitled to receive allowances or benefits to authorize deductions for payment of group insurance.

A.B. 1591—MACBRIDE. (C. S. & S. P.) Adds Art. 6, Ch. 9, Pt. 3, Div. 5, Title 2, Gov. C., re State Employees' Retirement System.

Provides for payment of survivors allowances to specified persons in specified amounts on account of death of member of system.

A.B. 1592—MACBRIDE. (C. S. & S. P.) Adds Sec. 20897, Gov. C., re absence from state service for illness.

Permits member of State Employees' Retirement System who has been on leave of absence without pay because of illness to elect within six months after his return to service, to pay into retirement fund the amount with interest necessary to bring his account to what it would have been if he had not been absent. Permits payments in lump sum or in installments. Provides that payment entitles member to current service credit for time of absence, and that employer shall make contributions required for such service.

A.B. 1593—MACBRIDE. (C. S. & S. P.) Adds Sec. 20898, Gov. C., re absence from state service for federal employment.

Permits member of State Employees' Retirement System who has been absent from state service because of service as federal civilian employee for not more than five years during national emergency, and who entered federal service within 90 days after separation from state service and returned to state service within six months after separation from federal service, to elect to pay into retirement fund the amount with interest necessary to bring his account to what it would have been if he had not been absent.

Election must be made within six months after return to state service or effective date of this act, payment in lump sum or installments.

Provides that payment entitles member to current service credit for time of absence, and that employer shall make contributions required for such service.

A.B. 1594—MACBRIDE. (C. S. & S. P.) Amends Sec. 20804.5, Gov. C., re State Employees' Retirement System.

Authorizes member to receive current service credit and make contributions for part-time service in employment of State or contracting agency prior to becoming member.

Operative first day of month after effective date.

A.B. 1595—MACBRIDE. (C. S. & S. P.) Adds Sec. 21365.5, Gov. C., re State Employees' Retirement System.

Provides for allowance to surviving wife, dependent surviving husband, or minor children, upon death prior to retirement of member eligible for service retirement.

A.B. 1596—MACBRIDE. (C. S. & S. P.) Amends Sec. 20867, Gov. C., re State Employees' Retirement System.

Allows person employed by State and one or more contracting agencies who has not been paid accumulated contributions or who has redeposited them to receive credit for all state service and makes employers liable for all state service rendered.

Deletes provision prohibiting crediting of, and liability of employers for, certain service of person credited with at least 20 years of state service or at least \$500 in accumulated contributions who has withdrawn contributions and not redeposited them, if there was break in service of more than one year between state or contracting agency employments.

Deletes provision re crediting of service and liability of employers when there is a break of less than one year between employments.

A.B. 1597—MACBRIDE. (C. S. & S. P.) Amends and adds various secs., Gov. C., re State Employees' Retirement System.

Provides for service retirement allowances of certain members on basis of one-fiftieth rather than one-sixtieth, of final compensation at age 60. Changes factor in computation of disability retirement allowance of certain members from 90 percent of one-sixtieth of final compensation to 90 percent of one-fiftieth of final compensation.

Effective on first day of month after ninetieth day after final adjournment of 1957 Session.

A.B. 1598—MACBRIDE. (C. S. & S. P.) Amends Sec. 20651, Gov. C., re return of contributions under State Employees' Retirement System.

Provides that if member is or becomes member of retiring annuities system of university, he may, rather than shall, elect to be considered as either temporarily or permanently separated from state service with respect to right to withdraw contributions during membership in university system and shall not contribute to state system on account of service rendered as member of university system.

A.B. 1599—MACBRIDE. (C. S. & S. P.) Adds Sec. 21367.52, Gov. C., re State Employees' Retirement System.

Provides for payment of \$500, rather than \$400, for state members and sum here-tofore elected for contract members, to estate or beneficiary of member who dies after retirement. Allows contracting agencies to elect to make provision applicable to agency.

A.B. 1600—MACBRIDE. (C. S. & S. P.) Amends Sec. 20017.6, Gov. C., re forestry members under State Employees' Retirement System.

Deletes from such class persons employed by Division of Forestry under classes of fire control officer, assistant state fire chief, and all classes of radio and telephone technicians, and adds dispatchers.

A.B. 1601—MACBRIDE. (C. S. & S. P.) Repeals and adds Sec. 20896, Gov. C., re employer contributions to State Employees' Retirement System during periods of absence of member due to compensable disability.

Revises provisions of section, eliminating requirement that disability be determined within one year after end of absence by Industrial Accident Commission, and giving member full credit for period of absence.

A.B. 1602—MACBRIDE. (C. S. & S. P.) Amends Sec. 20896, Gov. C., re State Employees' Retirement System in respect to time member is absent from state service because of industrial disability.

Eliminates requirement that nature of disability be determined by Industrial Accident Commission within one year after end of absence.

A.B. 1603—MACBRIDE. (C. S. & S. P.) Amends Sec. 19258, Gov. C., re damaged eye glasses, hearing aids, and other articles of state employees.

Authorizes all state departments to pay cost of repairing or replacing such articles when damaged in line of duty without fault of employee, rather than when damage results from act of person in specified institutions and facilities.

A.B. 1604—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 678.5, Veh. C., to require adequate protection on vehicles to effectively minimize stone throw as well as wheel splash to rear of vehicle, and to provide vertical distance from ground to bottom edge of the body of vehicle or device thereon used for such purpose shall not exceed one-third of horizontal distance from such edge to center line of adjacent axle, and width shall be at least width of tires.

A.B. 1605—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 533, Veh. C., re school buses.

Prohibits operation of flashing signal on school bus at intersection or place where traffic is controlled by traffic officer or official traffic signal.

Requires that all front and rear "school bus" signs be not less than eight inches in height, regardless of when bus purchased or last painted.

A.B. 1606—BACKSTRAND (Departmental). (Trans. & C.) Amends Sec. 650.6, Veh. C., to limit use of flashing lights on disabled vehicles to certain disabled commercial vehicles.

A.B. 1607—KELLY. (G. O.) Amends Sec. 6816, P. R. C., re Division of Mines.

Authorizes division to undertake experimental work in development of ores or mining and appropriates \$500,000 annually out of State Lands Act Fund to division therefor.

A.B. 1608—KELLY. (C., P., & P. W.) Amends and adds various secs., Wat. C., re water storage districts.

Revises procedure re abandonment and substitution or modification of project uncompleted for more than five, rather than 10, years.

Authorizes district board to lease district property for mineral development or agricultural or other purposes.

Authorizes and prescribes procedure for validation of district acts other than bond authorization and issuance.

Requires assessment list to remain open for payment until order for issuance of bonds secured thereby and permits partial payments of assessments while list is open. Provides interest commences on assessment 30 days after list is filed with county treasurer.

Authorizes distribution of surplus funds to landowners in proportion that they were assessed where no bonds are outstanding.

Authorizes and prescribes procedure for cancellation and refund of unnecessary assessments.

A.B. 1609—THOMAS J. DOYLE. (P. U. & C.) Amends Sec. 6906, Lab. C., re railroads.

Makes requirement that steam locomotive engineer employed by common carrier railroad have three year's service as fireman or one year's service as engineer, applicable to all locomotive engineers employed by such railroads.

Provides that required experience for employment as conductor be in road service.

Requires brakemen employed by such railroads to pass examination required and approved by Public Utilities Commission, rather than examination required by trans-continental railroads.

A.B. 1610—KILPATRICK. (Trans. & C.) Amends Secs. 139.24 and 139.25, Veh. C., and Sec. 29601, Gov. C., re enforcement of traffic laws.

Requires Commissioner of California Highway Patrol to enforce traffic laws on state highways and city streets and authorizes such enforcement on county highways.

Makes necessary expenses in detection of misdemeanors under Veh. C. incurred by district attorney and sheriff a proper county charge.

A.B. 1611—MUNNELL. (Elec.) New act, creating Reapportionment Study Commission for purpose of studying decennial establishment of congressional and assembly districts.

Declares need for nonpartisan study of reapportionment methods and procedures re establishment of congressional and assembly districts to end that reapportionments following 1960 decennial census and thereafter shall achieve as closely as may be the ideal of equal representation.

Creates six-member commission, four members to be appointed by Governor from specified persons and one member of Senate and one member of Assembly.

Directs commission to report to 1959 Regular Session. Appropriates \$50,000.

A.B. 1612—O'CONNELL. (Trans. & C.) Amends and adds various secs., Veh. C., re license plates.

Requires issuance and installation of device, except with respect to vehicles with dealers' plates, which will prevent removal of plates without destruction of device. Provides alteration or removal of plate or device renders plate void.

Requires transferor of vehicle to destroy such device.

Provides unspecified fee for such device.

Requires plate bracket holders be permanently affixed to vehicle.

Provides Department of Motor Vehicle or peace officers may issue temporary permits for broken devices.

**A.B. 1613—O'CONNELL.** (Trans. & C.) Amends Sec. 164, Veh. C., to permit issuance of license plates for period greater than five years, instead of for five years as now provided.

**A.B. 1614—O'CONNELL.** (Trans. & C.) Amends Sec. 278 and adds Sec. 278.1, Veh. C., re renewal of drivers' licenses.

When driver's license withheld on account of applicant violating written promise to appear, provides for issuance of license if notice is received from court stating that original records have been lost or destroyed.

**A.B. 1615—O'CONNELL.** (Jud.) Amends Sec. 2982, Civ. C., re rights of seller and buyer in conditional sales of motor vehicles.

Provides written acknowledgment of receipt of contract is *prima facie* evidence exact copy was received by buyer at time it was executed.

Provides regardless of contrary provision in contract, five days written notice of intent to sell repossessed vehicle be given all persons liable on contract.

Permits such persons to pay total amount due on contract during five days notice period.

Declares rights of person, after such payment to be same as if no default.

Provides buyer entitled to possession of vehicle after payment.

**A.B. 1616—O'CONNELL.** (Jud.) Adds Sec. 189, Veh. C., to require legal owner repossessing vehicle to notify city police department or sheriff's department within 24 hours thereof.

**A.B. 1617—KILPATRICK.** (Trans. & C.) Amends Sec. 334.1 and repeals Sec. 444.1, Veh. C., re parking facilities.

Requires person operating motor vehicle within off-street parking facility to have driver's license. Makes violation of this provision, as well as existing provision forbidding employment of unlicensed persons, criminal violation of Vehicle Code.

**A.B. 1618—KILPATRICK.** (Trans. & C.) Amends Secs. 140.3 and 173.4, Veh. C., re one-trip permits.

Provides permits may be issued to move unregistered and unladen vehicle for one continuous trip from place without State to place in State in addition to permits now issued for place in State to place in or out of State.

Authorizes issuance of permits in booklet form and requires display of permit on windshield.

Includes in class of vehicles exempt from registration, trailer coach with permit issued nonresident.

Deletes obsolete provision re trailer coaches.

**A.B. 1619—KILPATRICK.** (Trans. & C.) Amends Sec. 585, adds Sec. 81.5, Veh. C., to permit removal of vehicle from highway by officer if vehicle illegally parked so as to prevent access to fire hydrant or removal necessary to clean highway, and to permit removal of vehicle, except highway maintenance or construction equipment, left standing over four hours on freeway within city.

**A.B. 1620—BACKSTRAND.** (Trans. & C.) Amends Sec. 515, Veh. C., to authorize Department of Public Works to decrease 45 m.p.h. truck speed limit in descending grades.

**A.B. 1621—BACKSTRAND.** (Trans. & C.) Amends Secs. 153, 424.4, 424.6, and 424.7, Veh. C., re suspension of registration of motor vehicles involved in accidents.

Requires, effective January 1, 1958, certificate of ownership to contain provision for statement by transferor, other than legal owner, that proposed transfer is not in violation of provisions re suspension of registration of motor vehicles involved in accidents.

Provides for termination of suspension of registration of motor vehicle involved in accident when possession of such vehicle has been taken by legal owner other lienholder or licensed automobile wrecker for purposes of dismantling and application has been made for issuance of certificate of dismantling.

Requires department to complete transfer of vehicle, registration of which suspended, unless department satisfied that interest of new owner and legal owner, if any, in vehicle was acquired with knowledge that registration was suspended or was not acquired in good faith and for value.

In effect immediately, urgency measure.

**A.B. 1622—BACKSTRAND.** (Trans. & C.) Amends Secs. 249.03, 249.04, and 249.06, Veh. C., re caravan permits.

Permits issuance of such permits in booklet form and makes permit fees due and payable upon issuance of permits in booklet form instead of in advance of operation upon the public highways of any vehicle for which caravan permit is required.

**A.B. 1623—BACKSTRAND.** (Jud.) Amends Secs. 306, 502, 505, and 506, Veh. C., re traffic offenses.

Deletes restriction that operation be on highway with respect to provisions for suspending or revoking licenses for driving while under influence of intoxicating liquor, misdemeanor offense while driving while under influence of liquor, reckless driving offense, and offense of driving while addicted to use, or under influence, of narcotic drugs.

**A.B. 1624—MEYERS.** (Trans. & C.) Adds Sec. 415(a), Pen. C., to make conducting of business of trading in motor vehicles on Sunday a misdemeanor and to prescribe penalties therefor.

**A.B. 1625—COLLIER.** (Trans. & C.) Amends Sec. 272, Veh. C., to require each driver's license to bear a merit classification based upon licensee's driving record as shown by records of Department of Motor Vehicles.

**A.B. 1626—KELLY.** (G. E. & E.) Amends various secs., B. & P. C., to change name of Real Estate Board to Real Estate Commission.

**A.B. 1627—BRITSCHGI.** (Trans. & C.) New act, re West Bay Rapid Transit Authority.

Makes appropriation of \$100,000 to authority for support to be repaid with interest from first sale of revenue bonds.

Creates authority to act as a public corporation with power to acquire or construct and operate rapid transit system in Santa Clara, San Mateo, San Francisco, and Marin Counties and to issue revenue bonds therefor.

Subjects the rates and charges of authority to jurisdiction of Public Utilities Commission.

**A.B. 1628—BRITSCHGI.** (Trans. & C.) New act, West Bay Rapid Transit Authority Act, setting forth declarations of policy.

**A.B. 1629—BRITSCHGI.** (Trans. & C.) Amends Sec. 407, S. & H. C., re State Highway Route 107.

See digest of A.B. 1203, apparently identical.

**A.B. 1630—CONRAD.** (Elec. & Reap.) Adds various secs., Elec. C., re election dates.

Provides for holding of direct primary election on first Tuesday after first Monday in August, rather than first Tuesday after first Monday in June; of both political party conventions on third Thursday in September, rather than first Saturday in August for Republican Party and third Saturday after national convention for Democratic Party; and of organizational meeting of county central committee on second Tuesday in September, rather than second Tuesday in July, of direct primary years.

Supersedes until ninety-first days after 1959 Regular Session of Legislature existing provisions prescribing dates for above.

A.B. 1631—CONRAD. (Elec. & Reap.) Adds Sec. 2802.5, amends Sec. 2838, Elec. C., re membership on party committees.

Makes person elected to Senate or Assembly at special election to fill vacancy therein member of state central committee and ex officio member of county central committee of party.

A.B. 1632—CONRAD. (Elec. & Reap.) Amends Sec. 3041, Elec. C., re nomination papers at special elections.

Requires nomination papers for Representative in Congress, State Senator, or Assemblyman at special election to fill vacancy to be signed by not less than 300 nor more than 500 voters in district, rather than 1 percent of entire vote cast in area at preceding general election.

A.B. 1633—CONRAD. (Elec. & Reap.) Amends Sec. 2619, Elec. C., re nomination papers at direct primary.

Requires candidate to state in declaration of acceptance of nomination by sponsors his state of birth or date and place of naturalization if a naturalized citizen, and whether he has been convicted of crime other than traffic offense, and, if so, details thereof.

A.B. 1634—CONRAD. (Elec. & Reap.) Amends Sec. 3704, Elec. C., re fund for purchase of ballot paper.

Increases from \$60,000, to \$90,000 amount in revolving fund, created by Chapter 545, Statutes 1913, available to Secretary of State for purchase of ballot paper.

Deletes requirement that fund be kept intact and represented by cash in State Treasury or ballot paper purchased by Secretary of State with proceeds of fund, or both.

A.B. 1635—CONRAD. (G. E. & E.) Amends Sec. 18622, B. & P. C., re State Athletic Commission.

Deletes secretary from those members of commission which constitute quorum for transaction of business.

A.B. 1636—WEINBERGER. (Fin. & Ins.) Amends and adds various secs., Fin. C., re investment and thrift certificates of industrial loan companies.

Includes thrift certificates in limitation upon aggregate of investment certificates and provides Commissioner of Corporations may permit issuance of investment certificates up to 20, rather than 10, times paid-up capital and surplus, if company establishes a special reserve of 5 percent of aggregate of investment certificates and complies with other conditions.

A.B. 1637—WEINBERGER. (Fin. & Ins.) Adds Sec. 18402.1, Fin. C., to permit industrial loan companies to issue investment or thrift certificates to minors and to redeem them on order of the minors.

A.B. 1638—WEINBERGER. (Fin. & Ins.) Amends Sec. 18812, Fin. C., to increase minimum annual assessment of industrial loan companies to pay costs of administering Industrial Loan Law from \$10 to \$250.

A.B. 1639—WEINBERGER. (Fin. & Ins.) Adds Sec. 18649, Fin. C., re industrial loan companies.

Exempts loans in principal amount of over \$5,000 from restrictions on term, charges, collection, and refund, of loans and from requirement re delivery of statements and receipts to borrower, contained in Industrial Loan Law.

A.B. 1640—MACBRIDE. (Fin. & Ins.) Amends Sec. 10170, Ins. C., re life insurance.

Provides that agreement between insurer and policyholder during the insured's lifetime, or thereafter between insurer and beneficiaries shall not be defeated or impaired by any statute or rule of law governing transfer of property by will, gift or intestacy.

A.B. 1641—MACBRIDE. (Elec. & Reap.) Adds Sec. 21660, Wat. C., re irrigation district officers.

Provides for appointment, rather than election, of officers under specified conditions.

**A.B. 1642—BRUCE F. ALLEN** (Departmental). (M., O., & M. I.) New act, re Oil and Gas Conservation Study Commission.

Declares purpose of act to study State's oil and gas regulatory laws.

Creates commission for that purpose, composed of seven members appointed by Governor, and provides for participation of two Senate members and two Assembly members to extent compatible with legislative functions.

Provides for compensation of members and for duties of commission.

Appropriates unspecified sum out of State Lands Act Fund for purposes of act.

**A.B. 1643—BRUCE F. ALLEN.** (C., P., & P. W.) New act, to provide for construction of Alameda-Santa Clara-San Benito Branch of Feather River Project Aqueduct.

Authorizes Department of Water Resources to acquire property and rights of way and construct said branch, and appropriates \$10,000,000 from Investment Fund to department for such purposes.

**A.B. 1644—BRUCE F. ALLEN.** (C., P., & P. W.) Amends Ch. 1289, Stats. 1955, the Santa Clara-Alameda-San Benito Water Authority Act, making no substantive change.

**A.B. 1645—BRUCE F. ALLEN.** (C., P., & P. W.) Amends Ch. 1020, Stats. 1931, the Water Conservation Act of 1931, making no substantive change.

**A.B. 1646—BRUCE F. ALLEN.** (C., P., & P. W.) Amends Ch. 1020, Stats. 1931, the Water Conservation Act of 1931, making no substantive change.

**A.B. 1647—BRUCE F. ALLEN.** (Mun. & C. G.) Adds Ch. 2.5, Title 7, Gov. C., re San Francisco Bay Area Regional Planning District.

Creates district of area within Counties of Alameda, Contra Costa, Marin, Napa, San Francisco, San Mateo, Santa Clara, Solano, and Sonoma. Provides for appointment of members of governing board by county boards of supervisors and city selection committees. Provides for organization, powers and duties of district. Requires district to prepare regional plan. Authorizes county tax levy for district.

Appropriates \$200,000 from General Fund to district.

**A.B. 1648—BRUCE F. ALLEN.** (Agr.) Amends Sec. 85, Ag. C., re fiscal year of agricultural districts, making no substantive change.

**A.B. 1649—BRUCE F. ALLEN.** (Mil. Aff.) Amends Sec. 984, M. & V. C., to extend farm and home purchase aid to California resident who is veteran in all respects except that he was not California resident at time of his entry into active duty.

**A.B. 1650—BRUCE F. ALLEN.** (Mil. Aff.) Amends Sec. 985, M. & V. C., to extend farm and home purchase aid to unremarried widows of veterans killed in action.

**A.B. 1651—BRUCE F. ALLEN.** (Ed.) Amends Sec. 7717, Ed. C., re apportionments of state school building aid funds.

Revises maximum allowable building area for purposes of apportionments of state school building aid so as to allow (a) junior high schools having an a.d.a. of 750 or more, 100 sq. ft., rather than 75 sq. ft. per unit of estimated a.d.a.; (b) high school having an a.d.a. of 700 or more, 110 sq. ft., rather than 80 sq. ft. per unit of estimated a.d.a.; (c) junior colleges having an a.d.a. of 500 or more, a basic allowance of 4,000 sq. ft., plus 150 sq. ft., per unit of estimated a.d.a., rather than same area as allowed high schools; (d) junior colleges having an a.d.a. of less than 500, such area as determined by Department of Education in accordance with adopted standards, rather than same area allowed high schools having an a.d.a. of less than 700; (e) and elementary districts having an a.d.a. of 300 or more, 70 sq. ft. rather than 55 sq. ft., per unit of estimated a.d.a. in grades one to six, incl., and 100 sq. ft., rather than 75 sq. ft., per unit of estimated a.d.a. in grades seven and eight.

Permits districts maintaining junior college to project attendance four, rather than two, fiscal years for purposes of apportionments of such funds.

A.B. 1652—BRUCE F. ALLEN. (Ed.) Amends Sec. 9651, Ed. C., re adults as pupils when in hospital or sanatorium.

Provides adult as well as a minor may attend classes maintained in tuberculosis ward, hospital or sanatorium by school district.

A.B. 1653—BRUCE F. ALLEN. (Ed.) Adds Art. 7, Ch. 13, Div. 3; adds Art. 8.5, Ch. 14, Div. 3; adds Ch. 10.5, Div. 4; amends Secs. 6911, 6943, and 6963, and adds Sec. 8828, Ed. C., re establishment and maintenance of education programs in hospitals and sanatoria for tuberculosis and polio patients.

Permits school districts to establish and maintain such programs for such patients with approval of Department of Education in accordance with standards prescribed by department.

Provides for counting of attendance for apportionment purposes and tuition charges of nonresident pupils.

Makes other technical changes.

A.B. 1654—BRUCE F. ALLEN. (Ed.) Repeals, amends, and adds various secs., Ed. C., W. & I. C., re field workers for blind.

Eliminates provision authorizing Department of Education to appoint field workers to teach handicrafts to adult blind, and removes limitation that opportunity centers for blind established by department be established in connection with such teaching services.

Authorizes State Department of Social Welfare to appoint field workers to assist blind persons in various specified manners to achieve self-support or self-care, and transfers to department funds appropriated to Department of Education for field workers appointed by it.

Provides federal funds made available to this State to assist blind persons shall be used to provide services to additional blind persons.

Provides for transfer of civil service personnel employed by Department of Education to teach handicrafts to blind to Department of Social Welfare, to retain same positions after transfer subject to civil service laws.

A.B. 1655—BRUCE F. ALLEN. (Ed.) Adds Sec. 20360, Ed. C., permitting Director of Education to authorize use of state college funds for living accommodations for college president when resident accommodations are not furnished by college.

A.B. 1656—BRUCE F. ALLEN. (Ed.) Appropriates and transfers to School Building Aid Fund money in Revenue Deficiency Reserve Fund, to be used for purposes prescribed for former.

A.B. 1657—BRUCE F. ALLEN. (Jud.) Adds Sec. 753.1, Veh. C., re admissibility of evidence obtained by radar.

Makes admissible such evidence in cases of traffic violations.

Requires signs warning motorist entering this State of use of the device.

A.B. 1658—BRUCE F. ALLEN. (Trans. & C.) Adds Sec. 750.1, Veh. C., to provide requirements re painting of traffic enforcement vehicles are complied with if State Seal at least two feet in diameter printed on right side of vehicle.

A.B. 1659—BRUCE F. ALLEN. (Jud.) Amends Sec. 752 and repeals Sec. 751, Veh. C., to remove prohibition against use of speed traps.

A.B. 1660—BRUCE F. ALLEN. (Trans. & C.) Amends Sec. 650.6, Veh. C., to permit use of flashing lights on vehicle to indicate intention to pass another vehicle or enter middle lane of three-lane highway.

A.B. 1661—BRUCE F. ALLEN. (Jud.) Amends Sec. 69600, Gov. C., increasing number of Santa Clara County superior court judges from 7 to 10.

A.B. 1662—BRUCE F. ALLEN. (Jud.) Amends Sec. 15010.5, Corp. C., re statement of partnership.

Allows statement, in name of partnership, signed, acknowledged and verified by two or more partners, or by two or more partners as individuals, acknowledged and verified by each signing partner, to be recorded with county recorder.

A.B. 1663—BRUCE F. ALLEN. (Jud.) Amends Secs. 3860 and 3861, Lab. C., re workmen's compensation.

Provides that where employer has not prosecuted claim or action in his own behalf and fails to join and participate in prosecution of action by employee against third person who caused injury resulting in employee's injury, or employer has not arranged for representation by employee's attorney, Industrial Accident Commission shall fix reasonable attorney's fee payable out of employer's share of judgment, to be paid employee's attorney.

A.B. 1664—BRUCE F. ALLEN. (Jud.) Amends various secs., B. & P. C., re inactive membership in State Bar.

Provides that when State Bar member has been adjudicated incompetent or adjudged mentally ill and committed he shall be enrolled as an inactive member of bar rather than be suspended by court, that such action shall be taken by board of governors upon appropriate notice with right of appeal to Supreme Court within 60 days after service of decision and subject to power of Supreme Court, on own motion, to undertake review and enter appropriate order, except that additional penalty cannot be imposed without notice and opportunity for hearing, and provides for restoration of member to active membership upon payment of fees after his recovery or restoration to capacity.

A.B. 1665—BRUCE F. ALLEN. (Jud.) Adds Title 11, Pt. 2, C. C. P., re rights to contribution among joint tortfeasors.

See digest of S.B. 1510, apparently identical.

A.B. 1666—BRUCE F. ALLEN. (Jud.) Amends Sec. 360, Prob. C., re wills proved in another state, making no substantive change.

A.B. 1667—BRUCE F. ALLEN. (Jud.) Amends Sec. 157, Civ. C., and Sec. 949a, C. C. P., re exclusion of spouse from family dwelling or dwelling house of other spouse.

Permits court to order temporary exclusion of either party from family dwelling or dwelling of other until final determination of pending divorce, annulment, or separate maintenance action. Provides appeal does not stay such order.

A.B. 1668—BRUCE F. ALLEN. (Jud.) Repeals Sec. 41604, Gov. C., requiring chief of police to prosecute ordinance violations before city court.

A.B. 1669—BRUCE F. ALLEN. (Jud.) Adds Sec. 502.1, Veh. C., to provide for intoxication tests in prosecutions for drunk driving, and consideration to be given results thereof.

A.B. 1670—BRUCE F. ALLEN. (Jud.) Amends Ch. 102, Stats. 1925, re tide and submerged lands granted in trust to City of Long Beach, making no substantive change.

A.B. 1671—BRUCE F. ALLEN. (Jud.) Amends Sec. 11713, H. & S. C., re penalty for illegally trafficking in narcotics.

Deletes alternative county jail sentence and changes state prison penalty from present five years to life imprisonment to one year to life imprisonment.

A.B. 1672—BRUCE F. ALLEN. (Jud.) Amends Sec. 11165, H. & S. C., re narcotics prescriptions, making no substantive changes.

A.B. 1673—BRUCE F. ALLEN. (Jud.) Amends Sec. 11016, H. & S. C., re narcotics, making no substantive change.

A.B. 1674—BRUCE F. ALLEN. (Rev. & Tax.) Adds Sec. 17208.5, R. & T. C., re personal income taxation.

Incorporates provisions on depreciation deduction in Federal 1954 Internal Revenue Code and permits application of such provisions to any taxpayer who elects to have them apply to him.

A.B. 1675—BRUCE F. ALLEN. (Rev. & Tax.) Adds Sec. 24349.5, R. & T. C., re bank and corporation taxation.

Incorporates provisions on depreciation deduction in Federal 1954 Internal Revenue Code and permits application of such provisions to any taxpayer who elects to have them apply to it.

A.B. 1676—BRUCE F. ALLEN. (Mun. & C. G.) Amends Sec. 35009, Gov. C., re annexation of territory to cities.

Prohibits all territory which is zoned and restricted for agricultural purposes from being annexed without consent of landowners of territory proposed to be annexed rather than prohibiting only annexation of territory which is by consent of owners zoned and restricted for agricultural purposes from being annexed to city without consent of owners of land in territory. Provides that territory so zoned shall not be considered unincorporated for purposes of prohibition against annexation resulting in islands of unincorporated territory. Deletes provision making act ineffective until ninety-first day after 1957 Regular Session. Deletes limitation of application to counties which adopted specified type of master plans on or before December 31, 1954.

A.B. 1677—BRUCE F. ALLEN. (Soc. Wel.) Adds Sec. 18715, Gov. C., re employment of blind workers by State.

Directs State Personnel Board, in cooperation with Bureau of Vocational Rehabilitation, to determine positions in state service which can be successfully filled by blind persons, to give preference to them in filling positions, and to allow additional five points to blind in entrance examinations.

Defines "blind" for purposes of act.

A.B. 1678—HANNA. (G. E. & E.) Adds Secs. 7124.2, 7124.3, and 7124.4, B. & P. C., re grounds for disciplinary action re contractors.

Makes failure by contractor licensee to account for or remit money of another in his possession, any misrepresentation or false promise by such licensee of a character to induce conduct in reliance thereon, or any dishonesty or unfair dealing by such licensee, grounds for disciplinary action.

A.B. 1679—HANNA. (Jud.) Adds Secs. 1998, 1998.1, and 1998.2, C. C. P., re subpoena duces tecum of hospital records.

Provides that when such subpoena is served on custodian of such records in action in which hospital is not party, it is sufficient compliance to furnish true and correct copies, with certificate, as prescribed, and such copies shall be admissible in evidence to same extent as if they were the originals and custodian were present and testified to matters stated in certificate.

A.B. 1680—RUMFORD. (Pub. H.) Amends Sec. 100, H. & S. C., re administration of public health, making no substantive change.

A.B. 1681—RUMFORD (Departmental). (Pub. H.) Repeals and adds Ch. 11, Div. 21, H. & S. C., re sanitation of restaurants.

Repeals and enacts California Restaurant Act. Expands definition of "restaurant" to include churches, clubs, boarding houses, guest homes, and like organizations which sell food to public. Adds definition of "itinerant restaurant" for those operating for temporary period. Makes other changes re sanitation.

A.B. 1682—RUMFORD (Departmental). (Pub. H.) Adds Secs. 24100.1 and 24100.2, amends Secs. 24106 and 24108, H. & S. C., re public swimming pools.

Requires every person constructing, operating, or maintaining public swimming pool to do so in sanitary, healthful, and safe manner, and specifies particulars in which such standards are to be maintained.

Provides that if public swimming pool is constructed, operated, or maintained contrary to rule or regulation enacted pursuant to laws on swimming pool sanitation it is a public nuisance.

Provides that person who violates any such rule or regulation is guilty of a misdemeanor.

A.B. 1683—RUMFORD. (Pub. H.) Adds Sec. 11166.01, H. & S. C., re prescribing of narcotics.

Provides that order for narcotics for use by patient in county or licensed hospital is exempt from requirements re prescriptions for narcotics, but must be written on patient's record, be signed by prescriber and dated, and must state name and quantity of narcotic ordered and quantity administered.

Requires that record of orders be maintained as hospital record for at least seven years and be available for inspection by authorized officers of the law.

A.B. 1684—RUMFORD. (Soc. Wel.) Amends Secs. 2142.5, 3003, W. & I. C., re medical expenditures by aged and blind aid recipients.  
See digest of S.B. 1866, apparently identical.

A.B. 1685—RUMFORD. (G. E. & E.) Adds Pt. 5, Div. 24, H. & S. C., re discrimination in publicly assisted housing.

Makes it unlawful, with certain exceptions for religious organizations, for the owner, lessee, sublessee, assignee, or managing agent of publicly assisted housing accommodations, as defined, or other person having the right of ownership or possession of or right to rent such accommodations, to refuse to rent or lease or otherwise to deny to any person such accommodations because of race, creed, color, or national origin, or to discriminate on any such ground in the terms, conditions or privileges of such accommodations or in the furnishing of facilities or services in connection therewith, or to cause inquiry or record to be made concerning race, creed or color of person seeking to rent or lease any such accommodation.

A.B. 1686—BELOTTI. (Jud.) Adds Sec. 585.10, Veh. C., to permit owner or person in lawful possession of private property with sign prohibiting parking to remove vehicle parked on property to public garage or lot after notice to local police.

A.B. 1687—BELOTTI. (F. & G.) Amends Secs. 717.1 and 748, F. & G. C., re anchovies and yellowtail.

Extends limitation on amount of yellowtail which may be taken or received for commercial canning purposes from July 1, 1957 to July 1, 1959.

Extends limitation that total amount of anchovies which may be taken or received for canning shall be not more than 35,000 tons from March 31, 1957 to March 31, 1959.

To take effect immediately, urgency measure.

A.B. 1688—BELOTTI. (Trans. & C.) Adds Sec. 679.15, Veh. C., to permit use of bunk stakes for transportation of logs and poles in accordance with regulations of California Highway Patrol.

A.B. 1689—BELOTTI. (Trans. & C.) Repeals Secs. 679.05, 679.1, 679.2 and 679.3, adds Sec. 679.2, Veh. C., to delete equipment requirements for transportation of poles, logs, lumber, lumber products and hay, to authorize Department of Highway Patrol to adopt rules and regulations in lieu thereof and to continue provisions deleted as regulations of department until modified or repealed by department.

A.B. 1690—RUMFORD. (Trans. & C.) Amends Sec. 650.7, Veh. C., to permit use of flashing or revolving red light on authorized emergency vehicles in addition to authorized red light on front of vehicle, rather than to permit use of revolving red lights on fire fighting apparatus.

A.B. 1691—CALDECOTT (Departmental). (G. O.) Amends, adds, and repeals various secs., Gov. C., re state funds.

Revises and modifies procedure for investment of certain state funds, centralizing authority for investment in Pooled Money Investment Board.

Revises provisions re deposit of state funds in banks, eliminating requirement for certain approvals by Controller and Director of Finance.

A.B. 1692—FRANCIS. (Ed.) Adds Ch. 3.5, Div. 10, Ed. C., establishing San Mateo State College.

A.B. 1693—FRANCIS. (Trans. & C.) Adds Sec. 559, S. & H. C., to add State Highway Route 239 from a point on Route 56 near Daly City to a point on Route 5 near San Jose.

To take effect immediately, urgency measure.

A.B. 1694—FRANCIS. (Fin. & Ins.) Amends Sec. 5804, Lab. C., re workmen's compensation.

Provides that if employee institutes proceeding within five years from date of injury upon ground that original injury has caused new and further disability or

if employer institutes proceedings for a reduction of permanent disability within said five-year period, Industrial Accident Commission may consider and act on such proceedings within period not to exceed year from and after date such proceedings instituted.

A.B. 1695—FRANCIS. (Fin. & Ins.) Amends Sec. 108, Ins. C., to include in definition of liability insurance, coverage of injuries of insured resulting from torts of persons not having applicable liability insurance.

A.B. 1696—BUSTERUD (Departmental). (Jud.) Amends Sec. 312, repeals and adds Sec. 271.2, Veh. C., to substitute a system of points for certain Veh. C. violations in place of system based on number of certain violations, in determining whether person is negligent operator and subject to refusal, revocation or suspension of license.

A.B. 1697—GAFFNEY. (Soc. Wel.) Amends Sec. 3082, W. & I. C., re aid to needy blind.

Provides aid to needy blind shall be paid to eligible applicant from first day of month following application, rather than first day of month following determination of eligibility.

A.B. 1698—LINDSAY. (C., P., & P. W.) New Act, the Placer County Water District Act, creating Placer County Water District, and providing for its government, organization, powers, purposes, and finances.

A.B. 1699—LINDSAY. (C., P., & P. W.) Adds Ch. 5, Pt. 6, Div. 6, Wat. C., re financial aid to public districts for construction of power distribution facilities.

Creates special account in Water Resources Revolving Fund which is continuously appropriated for making loans for such purposes to districts in areas of origin when money is made available to districts by Rural Electrification Administration. Limits loan to \$50,000 per district and requires repayment, without interest, within 30 years. Requires Department of Water Resources to be satisfied project is economically and financially feasible and that loan will be repaid.

Requires Controller to transfer \$250,000 from General Fund to said special account.

A.B. 1700—LINDSAY. (C., P., & P. W.) Adds Ch. 12, Pt. 2, Div. 2, Wat. C., re sale of power.

Requires local agency producing power in another county to sell power needed in such county at rates not in excess of rates charged in county in which local agency is located.

A.B. 1701—LINDSAY. (C., P., & P. W.) Adds Sec. 1258, Wat. C., re appropriation of water.

Requires State Water Rights Board, in allowing appropriation for electric power purposes, to impose terms and conditions to require permittee or licensee to furnish electric power needed in watershed of origin at rates not in excess of those charged elsewhere.

A.B. 1702—LINDSAY. (C., P., & P. W.) New act, re Tuolumne County Project.

Requires Department of Water Resources to conduct studies and surveys and prepare plans and specifications re construction of project, and appropriates unspecified sum from Investment Fund to department for such purposes.

A.B. 1703—LINDSAY. (C., P., & P. W.) New act, re South Side El Dorado County Project.

Requires Department of Water Resources to conduct studies and surveys and prepare plans and specifications re construction of project, and appropriates unspecified sum from Investment Fund to department for such purposes.

A.B. 1704—LINDSAY. (C., P., & P. W.) New act, re Waldo Project.

Requires Department of Water Resources to conduct studies and surveys and prepare plans and specifications re construction of project, and appropriates unspecified sum from Investment Fund to department for such purposes.

A.B. 1705—LINDSAY. (C., P., & P. W.) New act, re Bear River Project.

Requires Department of Water Resources to conduct studies and surveys and prepare plans and specifications re construction of project, and appropriates unspecified sum from Investment Fund to department for such purposes.

A.B. 1706—LINDSAY. (C., P., & P. W.) New act, re French Meadow Project.

Requires Department of Water Resources to conduct studies and surveys and prepare plans and specifications re construction of project, and appropriates unspecified sum from Investment Fund to department for such purposes.

A.B. 1707—LINDSAY. (C., P., & P. W.) New act, re North Side El Dorado County Project.

Requires Department of Water Resources to conduct studies and surveys and prepare plans and specifications re construction of project, and appropriates unspecified sum from Investment Fund to department for such purposes.

A.B. 1708—LINDSAY. (C., P., & P. W.) New act, re Amador County Project.

Requires Department of Water Resources to conduct studies and surveys and prepare plans and specifications re construction of project, and appropriates unspecified sum from Investment Fund to department for such purposes.

A.B. 1709—LINDSAY. (C., P., & P. W.) New act, re Calaveras County Project.

Requires Department of Water Resources to conduct studies and surveys and prepare plans and specifications re construction of project, and appropriates unspecified sum from Investment Fund to department for such purposes.

A.B. 1710—LINDSAY. (C., P., & P. W.) New act, making appropriation for construction of San Luis Dam and Reservoir.

Appropriates \$20,000,000 from Investment Fund to Department of Water Resources to supplement federal funds for construction by Federal Government of San Luis Dam and Reservoir to full capacity in order that such dam and reservoir may be integrated with California Aqueduct System.

A.B. 1711—LINDSAY. (Mun. & C. G.) Amends Sec. 2211, P. R. C., to require State Mining Board to pay one-half of salary of county mineralogist up to unspecified maximum.

A.B. 1712—McGEE. (G. E. & E.) Adds Ch. 4.5, Pt. 2, Div. 7, B. & P. C., re State Commission on Trade and Research.

Creates State Commission on Trade and Research composed of three members appointed by Governor with consent of Senate.

Establishes duties of commission to investigate and study conditions affecting industry and commerce within State, to publish and disseminate information thereon, and to recommend laws to Legislature to improve business. Gives commission power to supervise administration of Unfair Practices Act.

Prescribes procedure for operation of commission, and performance of duties.

A.B. 1713—MASTERSON. (Elec. & Reap.) Adds Ch. 4, Div. 4, Elec C., allowing voters of any district to pass initiative ordinances.

A.B. 1714—MASTERSON. (C., P., & P. W.) New act, to create Contra Costa County Water Agency and to prescribe its organization, government, powers and duties.

A.B. 1715—MASTERSON. (C., P., & P. W.) Adds Sec. 65027, Gov. C., re planning and zoning.

Requires buildings of public agencies to conform to city or county comprehensive zoning ordinance.

A.B. 1716—MASTERSON. (Mun. & C. G.) Adds Sec. 31781.1, Gov. C., re county employees' retirement systems.

See digest of S.B. 896, apparently identical.

A.B. 1717—MASTERSON. (Mun. & C. G.) Adds Secs. 20569, 20570, and 31655, Gov. C., re state and county employees' retirement systems.

Provides for transfer to county retirement system of employee of county fire protection district included in such system as result of annexation of city to district.

Provides for transfer of person from county employees' retirement system to state system, as contract member, when person was employed by county fire department or county fire protection district annexed to city which is contracting agency of state system.

A.B. 1718—MASTERSON. (Mun. & C. G.) Amends Sec. 28105, Gov. C., increasing annual salary of Contra Costa district attorney from \$12,000 to \$16,000.

A.B. 1719—MASTERSON. (Jud.) Adds Sec. 68203.1, Gov. C., setting annual salary of municipal court judge in county of 295,000 to 500,000 population at \$1,500 less than salary of superior court judge of same county.

A.B. 1720—MASTERSON. (Jud.) Amends Sec. 74082, Gov. C., changing monthly salary of Richmond Municipal Court clerk to unspecified amount.

A.B. 1721—MASTERSON. (Mun. & C. G.) Adds Art. 4, Ch. 10, Pt. 3, Div. 2, Title 3, Gov. C., re county coroner.

Allows board of supervisors to make office of coroner appointive, by board. Continues incumbent coroners in office until end of term or vacancy occurs.

A.B. 1722—MASTERSON. (Mun. & C. G.) Amends Sec. 28105, Gov. C., changing annual salaries of Contra Costa County auditor, district attorney, and supervisors to unspecified amounts.

A.B. 1723—MASTERSON. (Jud.) Adds Sec. 12704, P. U. C., re municipal utility districts.

Provides that if district does not exercise power of eminent domain within five years after public announcement of intention to condemn particular parcel or property in particular area, district loses such power as to such parcel or property for 20 years.

A.B. 1724—MASTERSON. (C., P., & P. W.) Adds Sec. 12814, P. U. C., re municipal utility districts.

Permits district board in selecting site for terminal reservoir to consider other uses to which proposed site may be put in normal course of development of the area and effect on other taxing agencies.

A.B. 1725—MASTERSON. (C., P., & P. W.) Amends Sec. 11906, P. U. C., to require all sessions, rather than only legislative sessions, of board of directors of municipal utility district to be open to public.

A.B. 1726—MASTERSON. (C., P., & P. W.) Amends Sec. 11910, P. U. C., to require all acts of board of directors of municipal utility district, rather than only its ordinances, to be published.

A.B. 1727—MASTERSON. (Ed.) Adds Secs. 13206 and 20400, Ed. C., recognizing right of state school and college employees to organize into unions of own choosing.

A.B. 1728—MASTERSON. (Mun. & C. G.) Adds Ch. 6, Pt. 2, Div. 2, Lab. C., to specify requirements as to maximum working hours of fire fighters employed by local governmental agencies meeting certain conditions.

A.B. 1729—MASTERSON. (Ind. R.) Adds Sec. 923.1, Lab. C., prohibiting state and local governmental agencies from interfering with right of fire fighters to join labor organizations.

**A.B. 1730—MASTERSON.** (Mun. & C. G.) Amends Sec. 14540, adds Sec. 14541, H. & S. C., to provide whenever portion of county fire protection district is included in city by incorporation, such portion may withdraw from district within 60 days, rather than within unspecified time, by resolution of city, or after 60 days, may withdraw area not benefited on petition or may withdraw by election.

**A.B. 1731—MASTERSON.** (Jud.) Amends Sec. 224n, Civ. C., to permit custody of child to be transferred to adoptive parents on filing, rather than upon granting, of adoption petition.

**A.B. 1732—MASTERSON.** (Fin. & Ins.) Adds Sec. 651, Ins. C., to make rescission or cancellation of policies effective only on personal service on, or registered mail to, insured.

**A.B. 1733—MASTERSON.** (Ed.) Amends Sec. 19611.3, Ed. C., re retirement of school district employees in child care centers.

Deletes provision making certain provision re retirement of such employees inapplicable to persons whose district service has been brought under Social Security Act unless all noncertificated employees of district are covered by act.

**A.B. 1734—MASTERSON.** (Ed.) Amends Sec. 24560, Ed. C., re personal information concerning pupils in 12th grade or below.

Limits information which school may divulge to employer or prospective employer of pupil to age and scholastic record of pupil.

**A.B. 1735—MASTERSON.** (Ed.) Amends and repeals various secs., Ed. C., re classification of certificated employees of school districts.

Provides that certificated employees of all school districts, rather than districts having an average daily attendance of 850 or more, are granted tenure at commencement of fourth consecutive year of employment.

Makes other technical changes.

**A.B. 1736—MASTERSON.** (Fin. & Ins.) Adds Sec. 2054.5, U. I. C., re public employment offices.

Requires Department of Employment to establish placement service for public school teachers.

**A.B. 1737—MASTERSON.** (Soc. Wel.) Amends Sec. 2181, W. & I. C., re responsible relatives of applicants for or recipients of aid to aged.

Provides that in computing net income of such relatives, expenses necessary for obtaining such income shall be deducted, and balance reduced by flat 20 percent allowance, instead of allowing 20 percent allowance without regard to expenses.

**A.B. 1738—MASTERSON.** (Soc. Wel.) Amends Sec. 2160, repeals Sec. 2160.4, W. & I. C., re aid to foreign-born aged.

Eliminates requirement that person who has lived in United States for 25 years, to be eligible for aid to aged, must have lived here continuously during that time.

Eliminates prohibition against granting aid to person who has committed overt act against United States Government or who had not attained age 60 on or before December 24, 1952.

**A.B. 1739—MASTERSON.** (Soc. Wel.) Amends Sec. 103.3, W. & I. C., re public assistance payments.

Entitles recipient of aid to rely on warrant he receives as correctly reflecting award made by board of supervisors.

**A.B. 1740—MASTERSON.** (Jud.) Amends Secs. 3006 and 3405, W. & I. C., re aid to the blind.

Declares legislative intent that civil action be first brought to recoup aid obtained by false statement and that criminal action be resorted to only after civil action is unsuccessful.

**A.B. 1741—MASTERSON.** (Soc. Wel.) Adds Sec. 2224.1, amends Secs. 2224, 3088, 3474, W. & I. C., re relatives' responsibility in public assistance programs.

See digest of S. B. 1390, apparently identical.

A.B. 1742—MASTERSON. (Soc. Wel.) Amends Secs. 2181, 3088, 3474, W. & I. C., re relatives' responsibility in public assistance programs.

See digest of S. B. 1391, apparently identical except that no allowance for union dues is authorized in computing net income of such relatives.

A.B. 1743—MASTERSON. (Soc. Wel.) Amends Secs. 2002, 2009, 2016, W. & I. C., re old age assistance.

See digest of S. B. 2491, apparently identical.

A.B. 1744—MASTERSON. (Soc. Wel.) Amends Secs. 141.5, 2183, W. & I. C., re public assistance warrants.

See digest of S. B. 1629, apparently identical.

A.B. 1745—MASTERSON. (Soc. Wel.) Amends Secs. 114, 1560, 2012, 2023, W. & I. C., re administration of public assistance.

See digest of S. B. 1388, apparently identical.

A.B. 1746—MASTERSON. (Soc. Wel.) Amends various secs., W. & I. C., re public assistance.

Requires decisions of State Social Welfare Board on appeal over amount of, or application for, aid to specify amount of award to be paid, rather than requiring such specification only if amount of award is in issue. Provides that provision re appeal to board does not prevent filing of appeal by legal representative or heir of deceased applicant or recipient. Changes date for filing petition with superior court for review of board's decision. Entitles such petition to preference in setting date for hearing on petition. Requires appeal to, or application for hearing before, board to be made within one year, rather than 90 days, after order or action complained of. Provides that prohibition against accepting consideration for assisting aged person to apply for or increase aid does not prohibit attorney from accepting fee for consultation in regard to aged person's legal rights under Welfare and Institutions Code. Requires county welfare department to transmit to applicant, recipient, or his attorney or agent, within 10 days after request, information in case record which will assist applicant or recipient in filing petition for judicial review of board's decision.

A.B. 1747—MASTERSON. (Jud.) Adds Sec. 683.2, C. C., re creditor's rights in joint tenancy property.

Makes interest of joint tenant at his death vest in surviving tenants subject to creditor's claim against deceased, except as provided by homestead laws, if notice of claim filed with county recorder within 60 days after death. Requires suit on claim to be commenced within six months after death.

A.B. 1748—MASTERSON. (Jud.) Adds Sec. 669.1, C. C. P., re joint tenancy property.

Makes interest of joint tenant at his death vest in surviving tenants subject to judgment against deceased, except as provided by homestead laws, if judgment abstract filed prior to death or six months thereafter. Allows judgment creditor to levy execution on such joint tenancy interest as judgment debtor could have conveyed in lifetime and makes purchaser at execution sale a tenant in common with surviving joint tenants.

A.B. 1749—MASTERSON. (Ed.) Adds Sec. 13831.4, Ed. C., re teachers' salaries.

Permits teacher to be paid salary withheld prior to effective date of act because his certification document was not in force during period salary was earned if credentials were renewed within 90 days after end of such period.

A.B. 1750—MASTERSON. (Mun. & C. G.) Amends Sec. 25210.4 and adds Art. 7.5, Ch. 2.2, Pt. 2, Div. 2, Title 3, Gov. C., re county service areas.

Authorizes establishment of county service area for extended library facilities and services. Prescribes procedure for establishment thereof and powers and duties of board of supervisors in connection therewith.

A.B. 1751—MASTERSON. (Rev. & Tax.) Adds Sec. 6391, R. & T. C., re sales taxes.

Exempts sales of United States Flag or California State Flag.

A.B. 1752—MASTERSON. (Jud.) Amends Sec. 690.26, C. C. P., re exemptions from attachment and execution.

Provides that affidavit, which must be delivered to levying officer to claim exemption rights, must be delivered to him within ten days after property is levied upon.

A.B. 1753—MASTERSON. (Jud.) Adds Sec. 392, Ins. C., re attorney's fee in actions against insurers.

Provides all policies must contain provision that if claim against insurer or insurer's insured is not settled within six months and judgment exceeds maximum offer, reasonable sum for attorneys' fees is recoverable.

A.B. 1754—MASTERSON. (F. & G.) Amends Sec. 420, F. & G. C., to provide person over 65 need not have license to take fish for purpose other than profit.

A.B. 1755—MASTERSON. (C., P., & P. W.) Amends Sec. 5031, P. R. C., to include San Pablo Reservoir in State Park System.

A.B. 1756—MASTERSON. (Elec. & Reap.) Adds Ch. 6 to Div. 7, Elec. C., re voters' handbooks.

Provides that Secretary of State shall cause a voters' handbook to be printed and distributed to every registered voter prior to direct primary and general elections. Handbooks would contain photographs and statements, of specified size and length, of candidates for nomination or election to state or national office and the ballot pamphlet. Specified fees would be charged candidates for nomination but no fee would be collected for general election handbook.

A.B. 1757—MASTERSON. (Elec. & Reap.) Amends Secs. 2572, 2601, 2602, adds Sec. 2601.5, adds Ch. 6, Div. 7, Elec. C., re state contributions for political campaigns.

See digest of S. B. 1612, apparently identical.

A.B. 1758—MASTERSON. (Trans. & C.) Adds Sec. 673.1, Veh. C., to require diesel powered vehicles to have vertical exhaust pipes.

A.B. 1759—MASTERSON. (Jud.) Amends Sec. 2982, Civ. C., to require printed contracts of conditional sales of motor vehicles to be in type no smaller than six-point.

A.B. 1760—MASTERSON. (Trans. C.) Adds Div. 11a, Veh. C., to require permits for operating ambulances, and ambulance driver's licenses for operators thereof, and imposing requirements re equipment and insurance.

A.B. 1761—MASTERSON. (Trans. & C.) Adds Sec. 527.5, Veh. C., to require slow moving vehicles on two-lane highways to turn off at nearest safe place when followed by five or more vehicles.

A.B. 1762—DAHL. (Pub. H.) Adds Secs. 4462, 4463, 4464, and 4465, H. & S. C., re fishing in publicly-owned domestic water supply reservoirs.

Permits such reservoirs to be opened to public fishing upon determination by operating local agency that purity will not be affected, and water supply permit obtained from State Board of Public Health. Excludes regulating, terminal, and certain distribution reservoirs.

Authorizes agencies to establish charges, construct facilities, and enforce rules and regulations. Permits operating contracts with others and leases of area to provide facilities for public use.

A.B. 1763—DAHL. (C., P., & P. W.) Amends Secs. 5171 and 5174, adds Sec. 10102.1, S. & H. C., re works under Improvement Act of 1911 or Municipal Improvement Act of 1913 affecting domestic water supply facilities.

Requires public agency distributing domestic water to furnish plans and specifications re necessary distribution facilities to city or county proposing construction

thereof under Improvement Act of 1911 only if public agency determines it will facilitate operation of its system or be to its advantage. Provides cost of preparation of such plans and specifications are part of incidental expenses of work. Authorizes such plans and specifications to provide for acquisition by city or county of existing water supply facilities.

Requires public agency to advise city or county in writing that work is satisfactory and that it is ready to accept it as part of its system before title thereto vests in public agency and it becomes part of its system.

Makes above provisions applicable to works under Municipal Improvement Act of 1913 if domestic water distribution is under control of municipal utility district.

**A.B. 1764—DAHL.** (Mun. & C. G.) Amends Sec. 13911, adds Sec. 13912, P. U. C., re annexation of territory to municipal utility districts.

Deletes existing provisions providing for automatic annexation to district of territory annexed to city included in district upon completion of annexation proceedings.

Requires city clerk, upon completion of annexation of territory to city, to file with secretary of district, a certified copy of document completing such annexation, containing a description of territory annexed.

Permits district within 90 days after such filing to file with city clerk written objections to annexation of such territory to district and provides if district files written objections territory shall not be annexed to district except in manner provided in other articles re annexations of unincorporated territory to district unless district withdraws such objections, in which event, thereupon said territory is deemed incorporated into and annexed to district.

**A.B. 1765—CRAWFORD.** (Fin. & Ins.) Adds Art. 5.7 to Ch. 1, Div. 1, Ins. C., to forbid insurance which is offered free to induce purchases or rentals and to make violation cause for suspension of license or authority.

**A.B. 1766—MUNNELL.** (Jud.) Amends and adds various sees., Gov. C., changing salaries, number, and classification of municipal court officers and attaches in Los Angeles County.

**A.B. 1767—PORTER.** (L. & D.) Amends Sec. 4210, Ag. C., re marketing of milk, making no substantive change.

**A.B. 1768—REES.** (Jud.) Amends Sec. 11104, H. & S. C., re narcotics addicts, making no substantive change.

**A.B. 1769—REES.** (Jud.) Amends Sec. 5360, W. & I. C., re drug addicts, making no substantive change.

**A.B. 1770—REES.** (Jud.) Amends Sec. 72110, Gov. C., re officers and attaches of municipal courts, making no substantive change.

**A.B. 1771—REES.** (Jud.) Amends Sec. 69950, Gov. C., changing fees for transcript of original ribbon copy of court reporters from \$0.25 per 100 words to unspecified amount.

**A.B. 1772—REES.** (G. E. & E.) Adds Ch. 1.5, Div. 20, H. & S. C., re air pollution research.

Creates Air Pollution Research Committee, specifies membership thereof, to be appointed by Governor, and terms of office of members, and authorizes representative of United States to serve thereon in advisory capacity. Provides for per diem for members, prescribes time of meetings, and empowers committee to employ personnel, and to establish offices, laboratories and duties.

Authorizes committee to engage in various activities relating to air pollution, including research, investigation, and conducting of research, training, and demonstration projects, and requires committee to publish reports of its activities and to report to the Governor and Legislature, including in such reports its recommendations concerning control, prevention, and abatement of air pollution.

Authorizes committee to receive grants-in-aid from federal, state, or local agency or from private sources, and authorizes local agencies, to extent constitutional, to make such grants. Creates Air Pollution Research Fund and appropriates unspecified sum therefor.

**A.B. 1773—REES.** (Fin. & Ins.) Adds Ch. 8 to Pt. 2, Div. 2, Ins. C., re employee welfare trust funds.

Requires funds to be registered with Insurance Commissioner and authorizes penalty of \$2,500 for failure to register. Requires commissioner to examine funds and file report. Makes trustees responsible for assets of funds and requires them to keep records, file annual financial statement, and furnish employer and employees an annual report. Requires fund to bear expense of examinations and to pay fee of \$25 for registration or filing of statement.

**A.B. 1774—REES.** (Mun. & C. G.) Amends Sec. 5180, S. & H. C., re assessment districts under Improvement Act of 1911.

Authorizes such districts to consist of separate and distinct areas or sections, and provides work performed in one section need not benefit other sections.

**A.B. 1775—REES.** (Mun. & C. G.) Adds Sec. 32314, H. & S. C., to authorize hospital district board to provide for redemption of bonds.

**A.B. 1776—REES.** (Elec. & Reap.) Adds Ch. 7 to Div. 3, of Title 1, Gov. C., re reapportionment of legislative districts.

Provides it is intent of Legislature in enacting chapter to establish procedure to guide it in reapportionment of legislative districts in orderly and equitable manner.

**A.B. 1777—REES.** (Ed.) Amends Sec. 13236, Ed. C., prescribing minimum time for duty-free lunch period of full-time teachers as 45 minutes.

**A.B. 1778—REES.** (Jud.) Amends Sec. 24254, H. & S. C., re air pollution control districts.

Includes officers and employees of public district among persons exempt from criminal liability of provisions re air pollution. Authorizes violation of rules and regulations by such officers and employees to be enjoined.

Defines "person" to include state or local governmental agency, public district or officer or employee thereof.

**A.B. 1779—GAFFNEY.** (Trans. & C.) Amends Secs. 471, 471.5, 552, and 577, Veh. C., re stop signs.

Provides stop signs may, rather than shall, be erected at or near intersection for which authorized and local authorities may erect stop signs at any location to control traffic in intersection.

Requires erection of stop signs on both sides of one-way street if stop required.

Requires stop at stop signs erected in intersection and yielding of right of way to vehicles on protected part of roadway which are so close as to constitute immediate hazard, after which vehicle having yielded is given right of way.

**A.B. 1780—PORTER.** (Jud.) Amends Sec. 72757, Gov. C., to eliminate provision for jury and traffic commissioner in municipal court district having only one judge.

**A.B. 1781—SAMUEL R. GEDDES.** (Agr.) Amends Secs. 70 and 73, repeals Sec. 71, Ag. C., re California State Fair.

See digest of A.B. 267, apparently identical.

**A.B. 1782—BACKSTRAND** (Departmental). (Trans. & C.) Amends Secs. 268 and 269, Veh. C., re examination for driver's license.

See digest of S.B. 1171, apparently identical.

**A.B. 1783—HANNA.** (Fin. & Ins.) Amends Sec. 4904, Lab. C., re workmen's compensation.

Deletes provision authorizing Industrial Accident Commission to order payment in installment of lien claim against award.

**A.B. 1784—McMILLAN.** (P. U. & C.) Appropriates \$2,000,000, previously appropriated by Item 331.5, Budget Act of 1954, to County of Los Angeles for matching and cooperating with Federal Government for small craft harbor at Playa del Rey.

A.B. 1785—McMILLAN. (G. E. & E.) Adds Ch. 4.5, Div. 2, B. & P. C., re licensing of psychologists.

Creates Board of Psychological Examiners consisting of six members appointed by Governor from lists submitted by psychological associations.

Provides for board to issue certificates to practice psychology to persons upon compliance with certain requirements, and to suspend or revoke certificates for various reasons.

Sets up procedures for administration, and penalties for violation, of act.

A.B. 1786—McMILLAN. (Jud.) Amends Sec. 868, Pen. C., re exclusion of persons during examination before magistrate.

Includes court reporter and bailiff among those that court need not exclude from room.

A.B. 1787—McMILLAN. (Jud.) Adds Sec. 932, Pen. C., re recommendations of grand jury.

Provides grand jury shall make no recommendation except on independent investigation and shall not adopt recommendation of another grand jury except on independent investigation of the matter.

A.B. 1788—McMILLAN. (G. E. & E.) Amends Sec. 597h, Pen. C., re dog racing, making no substantive change.

A.B. 1789—McMILLAN. (Ed.) Adds Art. 3, Ch. 2, Div. 12, Ed. C., re issuance of academic degrees.

Establishes requirements of hours of classroom attendance for eligibility to bachelor's, master's, and doctor's degree. Requires institution conferring degrees to file data re recipients of degrees in county recorder's office.

Prohibits institution failing to comply from further operation in State, and makes its officers or directors liable to fine and imprisonment.

Exempts from act institutions which are members of Western College Conference, or are recognized by California State Board, or are supported by state funds.

A.B. 1790—MUNNELL (Departmental). (Ed.) Amends Sec. 5073, Ed. C., re repayment of apportionments of state school building aid, to clarify language, making no substantive change.

A.B. 1791—MUNNELL (Departmental). (Ed.) Amends Sec. 7747, Ed. C., re repayment of apportionments of state school building aid, making no substantive change.

A.B. 1792—MUNNELL (Departmental). (Ed.) Amends Sec. 7714.1, Ed. C., re state school building aid.

Authorizes applications for, and apportionments of, state school building aid funds for acquisition of site and plans and specifications for school building, or either, rather than for site or comprehensive master plan.

A.B. 1793—MUNNELL (Departmental). (Ed.) Amends Sec. 7705.1, Ed. C., re computation of average daily attendance for state school building aid purposes.

Authorizes State Allocation Board to prescribe alternative method of computing average daily attendance for such purposes where applicant district has used allowable building area for classroom facilities in preference to auxiliary areas.

A.B. 1794—MUNNELL (Departmental). (Ed.) Amends Sec. 7707, Ed. C., re state school building aid.

Authorizes apportionments of state school building aid funds for purchase of such furniture and fixtures as prescribed by rules and regulations of State Allocation Board.

A.B. 1795—MUNNELL (Departmental). (Ed.) Amends Secs. 7742, 7744, and 7745, Ed. C., re reports and audits of records of school districts receiving state school building aid.

See digest of S. B. 1879, apparently identical.

A.B. 1796—PORTER. (Elec. & Reap.) Amends Secs. 221, 222, 223, 230, Elec. C., re registration of voters.

Requires use on affidavit of registration of term "nonpartisan," rather than "declines to state," to identify voter who has no party affiliation.

A.B. 1797—BRADLEY (Departmental). (Rev. & Tax.) Adds Sec. 7204.5, R. & T. C., re uniform local sales and use taxes, requiring Controller to deduct local taxes on sales of motor vehicle fuel sales of which are subject to tax and refund under gas tax law.

A.B. 1798—BACKSTRAND. (Trans. & C.) Amends Sec. 459.1, Veh. C., re traffic laws.

Authorizes local authorities to prohibit pedestrians from standing in roadway, but not to apply to person within safety zone or public officer or employee or public utility employee when engaged in duty on roadway.

A.B. 1799—BACKSTRAND. (Trans. & C.) Amends Sec. 471.1, Veh. C., to prohibit erection of yield right-of-way signs on approaches to more than one of intersecting streets.

A.B. 1800—BACKSTRAND. (Trans. & C.) Amends Secs. 511, 511.1 and 511.3, adds Sec. 511.5, Veh. C., re speed limits.

Makes changes apparently identical with those in A.B. 1801 and in addition authorizes Department of Public Works to establish variable limits on freeways during night and day and establishes 65 m.p.h. maximum limit.

A.B. 1801—BACKSTRAND. (Trans. & C.) Amends Secs. 511, 511.1, and 511.3, Veh. C., re speed limits.

Increases limit when passing schools from 15 to 25 m.p.h. and removes authority to increase such limit.

Provides 15 m.p.h. limit applicable to blind intersections does not apply to intersection protected by stop signs or yield right-of-way signs or controlled by official traffic control signals, rather than on through highway or at traffic controlled intersections.

A.B. 1802—BACKSTRAND. (Trans. & C.) Amends Sec. 697, Veh. C., to provide that no combination of vehicles plus any attachments thereto shall exceed total length of 60 feet.

A.B. 1803—BACKSTRAND. (Trans. & C.) Amends Sec. 673, Veh. C., re use of mufflers on vehicles.

Prohibits exhausting gases to the side of vehicle between 2 and 11 feet above ground rather than directing such gases be exhausted either parallel or vertical to ground and vehicle and if vertical shall not be exhausted to the side.

A.B. 1804—CALDECOTT (Departmental). (G. E. & E.) Amends Secs. 12321, 12323, and 12414, repeals Sec. 12322, Gov. C., re state funds.

Makes technical revision of accounting procedures of Treasurer and Controller re funds paid into Treasury.

A.B. 1805—STEWART. (L. & D.) Adds Sec. 4365, Ag. C., re minimum prices of fluid milk and fluid cream purchased by counties.

Exempts certain advertised bid purchases of fluid milk and cream by counties from minimum wholesale and retail prices of stabilization and marketing plans.

A.B. 1806—HENDERSON (Departmental). (Ind. R.) Amends Sec. 2657, Lab. C., re industrial homework.

Deletes requirement that person be engaged in the industry as a home worker on or prior to effective date of Division of Industrial Welfare order declaring such industrial homework unlawful to be permitted by division to receive limited distributions of industrial homework in hardship cases.

A.B. 1807—PATTEE. (Elec. & Reap.) Amends Secs. 1839 and 1840, Ed. C., re school district board elections.

Changes time for filing of declaration of candidacy for office of school district governing board member from 30 to 45 days prior to election.

A.B. 1808—PATTEE. (Ed.) Adds Secs. 302 and 303, Ed. C., re county boards of education.

See digest of S. B. 253, apparently identical.

A.B. 1809—PATTEE. (Ed.) Adds Sec. 304.5, Ed. C., re election of county boards of education.

Provides that when county superintendent of schools has jurisdiction over districts including territory in another county or counties, members of elective county board of education shall be elected at large from entire territory of districts, and any qualified elector of territory shall be eligible for membership on board.

A.B. 1810—SAMUEL R. GEDDES. (Ed.) Amends Sec. 2054, Pen. C., re academic education of inmates in Department of Corrections institutions.

See digest of S. B. 152, apparently identical.

To take effect immediately, urgency measure.

A.B. 1811—CALDECOTT (By request). (Pub. H.) Amends Sec. 15020, H. & S. C., re definition of "hotel."

Changes definition of "hotel," from place which contains six or more guest rooms and is occupied or designed for occupancy by six or more guests, to a place which contains six or more guest rooms or is occupied or designed for occupancy by six or more guests.

A.B. 1812—CALDECOTT (Departmental). (C. S. & S. P.) Amends title of Art. 4, Ch. 6, Pt. 2, Div. 5, Title 2 and Sec. 18531, Gov. C., re short term employment in state civil service.

Deletes provisions re emergency appointments of employees during actual emergency to prevent stoppage of public business for period not exceeding 30 working days.

Provides that Personnel Board may provide for short term appointments to be made without utilizing persons on employment lists for periods of not to exceed 30 working days.

A.B. 1813—CALDECOTT (Departmental). (C. S. & S. P.) Adds Sec. 19253.5, Gov. C., re demotion or transfer of state employee unable to perform duties of his position.

Provides that in accordance with Personnel Board rule, appointing power may require employee to submit to medical examination to determine mental or physical ability to perform work of his position. If, as a result of examination, the appointing power concludes that employee is incapable of performing such work, but is capable of performing work of another position, he may transfer or demote employee to such position. Employee shall receive maximum of salary range of class to which demoted or transferred if not greater than salary he received at time of demotion or transfer.

Upon request of appointing power, board may approve return to former position if there is satisfactory evidence of fitness to perform duties of position.

A.B. 1814—CALDECOTT (Departmental). (C. S. & S. P.) Amends Secs. 19055 and 19058, Gov. C., re state civil service employment lists.

Provides that Personnel Board may provide for certification of names from other appropriate employment lists or authorize temporary appointments in event fewer than three persons on list for position are willing to accept appointment after their names have been certified, as well as when employment list is not available for class to which position belongs.

A.B. 1815—COOLIDGE (Departmental). (G. O.) Amends Sec. 24200.5, B. & P. C., re revocation of liquor licenses.

Authorizes, rather than requires, Department of Alcoholic Beverage Control to revoke license for knowingly permitting negotiation for sale, as well as sale, of narcotics on premises, and employing or permitting persons to solicit drinks or encourage others to buy them drinks.

A.B. 1816—COOLIDGE (Departmental). (G. O.) Amends Sec. 25761, B. & P. C., re distribution of funds in Alcohol Beverage Control Fund.

Requires 90 percent of license fee receipts, rather than such fee receipts except for amount raised by 1954, 10 percent increase in fees, to be paid to cities and counties.

**A.B. 1817—COOLIDGE** (Departmental). (G. O.) Amends and adds various secs., B. & P. C., re liquor licenses.

Changes following annual fees: customs broker's license—\$56 to \$12; industrial alcohol dealer's license—\$56 to \$276; off-sale beer and wine license—\$12 to \$56; on-sale beer license—\$28 to \$84.

Provides for beer and wine manufacturer's agent's license at annual fee of \$56.

Provides that if application is denied or withdrawn,  $\frac{1}{2}$  of fee paid, or not more than \$25, shall be deposited in General Fund and balance returned to applicant after crediting on taxes due; rather than  $\frac{1}{2}$  of fee, or amount equal to fee less \$10, whichever is greater, being returned to applicant after such crediting, and balance being deposited in Alcohol Beverage Control Fund.

Makes other technical changes.

**A.B. 1818—BACKSTRAND.** (Trans. & C.) Amends Sec. 44, Veh. C., re authorized emergency vehicles, making no substantive change.

**A.B. 1819—CALDECOTT.** (Jud.) Amends Sec. 685, Civ. C., re interests of tenants in common.

Provides unless record is contrary, owners in common are presumed owners of equal shares, presumption conclusive in favor of good faith purchases or encumbrances of interest of any cotenant.

Provides that any action attacking such conveyance or encumbrance on grounds the above presumption does not apply because title vested prior to effective date of this act, must be commenced within one year after recordation of conveyance or encumbrance or within one year after October 1, 1957, whichever is later.

**A.B. 1820—CALDECOTT.** (Jud.) Amends Secs. 630 and 630.5, Prob. C., re disposition of estates without administration.

See digest of A.B. 827, apparently identical.

**A.B. 1821—DONAHOE.** (Soc. Wel.) Adds Sec. 2166, W. & I. C., re ownership of home by recipient of aged aid.

See digest of S.B. 1454, apparently identical.

**A.B. 1822—DONAHOE.** (Soc. Wel.) Amends Secs. 2165d, 3047.3, 3447.3, W. & I. C., re conveyance of real property by applicant for or recipient of aid to aged or blind.

Provides trust deed, promissory note, or mortgage received by applicant or recipient for such conveyance shall be considered real property if payments received therefrom are used as payments on real property acquired by applicant or recipient within one year of original conveyance.

Deletes provision making trust deed received by applicant or recipient of aged aid from conveyance of real property, real property for period of one year if used to provide home.

Increases from six months to one year period during which proceeds received by applicant or recipient of aid to needy blind from conveyance of real property deemed real property if retained to provide home.

Extends provision making proceeds received by recipient of aid to partially self-supporting blind from involuntary conversion of real property, real property for one year to involuntary conversions by applicants for aid, and conditions such right on use of proceeds to provide home.

**A.B. 1823—DONAHOE.** (Soc. Wel.) Amends Sec. 2163, W. & I. C., re personal property of aged aid recipients.

Permits married applicant or recipient, with spouse who also is applicant or recipient, to own personal property having value, less all encumbrances of record, of \$2,400, instead of \$2,000.

**A.B. 1824—RUMFORD.** (Ed.) Appropriates \$1,000,000 to Director of Finance for allocation to local agencies for youth employment programs pursuant to law (see A. B. 1825), making not more than 10 percent available for administrative costs.

A.B. 1825—RUMFORD. (Ed.) Adds Art. 9, Ch. 2, Pt. 3, Div. 3, Title 2, Gov. C., re establishment of program for state assistance to local agencies for youth employment.

Declares it is interest of State to foster, aid, and assist youths seeking gainful employment in productive employment as a deterrent to juvenile delinquency, and that it is legislative intent to establish pilot program to meet the urgent need.

Provides for allocation of state funds to local agencies who adopt local program for employment of youth and prescribes conditions local program must meet to qualify for state aid.

Provides money shall be allocated to local agency on basis of relative needs of local agencies making application according to economic conditions in each community, and shall equal  $\frac{1}{3}$  of funds from local sources but shall not exceed \$3,000 per 10,000 population or a fraction thereof in any area.

A.B. 1826—RUMFORD. (Ed.) Adds Sec. 2058, U. I. C., re youth placement by public employment offices.

Requires Department of Employment to cooperate with other agencies and institutions, public and private, to provide youth placement service, develop youth employment programs, and maintain and publish information on all phases of youth employment.

A.B. 1827—HAWKINS. (Elec. & Reap.) Amends Sec. 2797, Elec. C., re vacancies in state convention of political party.

Requires person selected to fill vacancy in state convention arising due to failure of party to nominate candidate from senatorial or assembly district located within single county to be resident of such district and to have recommendation of majority of members of county central committee elected from district.

A.B. 1828—HAWKINS. (C. S. & S. P.) Amends 18001, Gov. C., to change monthly pay periods of State officers and employees, irrespective of fund from which paid, to annual basis with 26 pay periods per year.

A.B. 1829—THELIN. (Jud.) Amends Sec. 6077, B. & P. C., re discipline of State Bar members for wilful breach of rules of professional conduct.

Clarifies and changes general language permitting discipline by reproof and one year suspension from practice, to provision empowering Board of Governors of State Bar to discipline members by public or private reproof, or to recommend to Supreme Court member's disbarment or suspension.

A.B. 1830—THELIN. (Jud.) Amends Secs. 6020 and 6021, B. & P. C., re officers of State Bar.

Increases vice-presidents from 3 to 4, one of whom may be elected treasurer.

Provides for president and vice-presidents to be elected within 10 days before annual meeting rather than after, to be board members with one or more years remaining in their terms, and to assume duties at conclusion of annual meeting.

A.B. 1831—THELIN. (Jud.) Amends Sec. 806, Pen. C., re criminal procedure, making no substantive change.

A.B. 1832—THELIN. (Jud.) Amends Sec. 6029, B. & P. C., re State Bar of California, making no substantive change.

A.B. 1833—THELIN. (Jud.) Amends Sec. 1656, Civ. C., re civil actions, making no substantive change.

A.B. 1834—THELIN. (Jud.) Amends Sec. 307, C. C. P., re form of civil actions, making no substantive change.

A.B. 1835—MILLER. (Jud.) Amends Secs. 72003 and 72053, Gov. C., re mileage allowances for judges, commissioners, and reporters of municipal courts.

Changes rate of mileage allowance for judges, clerks and deputy clerks from 7 to 10 cents per mile.

Includes commissioner and court reporter among persons entitled to allowance.

A.B. 1836—MILLER. (Jud.) Amends Sec. 68200, Gov. C., by changing annual salary of Chief Justice of Supreme Court from \$24,000 to unspecified amount.

A.B. 1837—MILLER. (Jud.) Amends Sec. 70050, Gov. C., changing salaries of official municipal court reporters in Los Angeles and San Francisco Counties from \$8,000 to unspecified amount.

A.B. 1838—MILLER. (Jud.) Amends Sec. 72712, Gov. C., re reporters' salary fund of Los Angeles Judicial District Municipal Court.

Changes amount to be set aside from revenue of court to such fund from \$20,000 to unspecified sum.

A.B. 1839—MILLER. (Jud.) Amends Sec. 70140, Gov. C., changing annual salary of Los Angeles County superior court commissioners to unspecified amount.

A.B. 1840—KELLY. (Fin. & Ins.) Amends Sec. 680, Ins. C., re insurance, making no substantive change.

A.B. 1841—KELLY. (Fin. & Ins.) Amends Sec. 1, Ins. C., re insurance, making no substantive change.

A.B. 1842—DON A. ALLEN. (G. O.) Amends Sec. 24203, B. & P. C., re alcoholic beverages.

Provides if accusation against on-sale or off-sale licensee is filed by sheriff or chief of police with certification public safety, health, or welfare is involved hearing must be held within 15 days.

A.B. 1843—JOHNSON. (Pub. H.) Adds Sec. 1400.1, H. & S. C., allowing licensed hospital to purchase necessary supplies regardless of other provisions of law.

A.B. 1844—JOHNSON. (Jud.) Amends Secs. 1859, 1860, Civ. C., re liability of innkeepers and keepers of certain other premises.

Modifies provisions re liability of such persons for losses of or injuries to personal property to apply to licensed hospitals rather than voluntary hospitals.

A.B. 1845—SUMNER. (Mun. & C. G.) Amends Sec. 35313, Gov. C., deleting provision for protest by public owners of property to annexation of territory to cities.

A.B. 1846—SUMNER. (Agr.) Amends Sec. 796.1, Ag. C., re citrus fruits, making no substantive change.

A.B. 1847—SUMNER. (Mun. & C. G.) Amends Sec. 5014, S. & H. C., re definition of "street" in Improvement Act of 1911.

Defines "street" for purposes of public improvement act to include such streets etc. as have been dedicated to semipublic use when such use is for exclusive benefit of community service districts.

A.B. 1848—SUMNER. (Mun. & C. G.) Amends Sec. 35100, Gov. C., re annexation of territory to cities, making no substantive change.

A.B. 1849—SUMNER (Departmental). (Rev. & Tax.) Amends Secs. 13805 and 14508, R. & T. C., re inheritance taxes.

Provides that community property converted into separate property after December 31, 1941, shall be considered community as to decedents dying after effective date of bill.

Requires clerk of superior court to mail endorsed copy of order fixing tax to State Controller.

A.B. 1850—SUMNER (Departmental). (Rev. & Tax.) Amends Sec. 13989, R. & T. C., re inheritance tax.

Permits adjustment through court proceeding of inheritance tax where federal estate tax deduction found erroneous after order fixing inheritance tax based on such deduction.

A.B. 1851—SUMNER (Departmental). (Rev. & Tax.) Amends, renumbers and adds various secs., R. & T. C., re inheritance and gift taxes.

Revises charitable exemption to include property transferred, in trust or otherwise, to organizations operated for religious, scientific, and literary purposes, including

encouragement of art and prevention of cruelty to children and animals, when no profit inures to private stockholders or individuals and no substantial activity in influencing legislation.

Provides for inheritance tax purposes that wife has present, existing, and equal interest in community property whenever acquired.

Decreases from 4 percent to 3 percent rate of interest used in computing present value of future, contingent or limited interests.

Makes changes re inheritance tax payment receipts.

Authorizes disregarding of fractional parts of dollar, unless 50 cents or over, then increasing to \$1, in computing taxes.

Requires Controller to determine gift tax with three years, rather than six months, after return is filed, where no false or fraudulent return or failure to file return.

Prescribes means of determining gift tax where no return filed or false or fraudulent return.

Expands provisions relative to giving notice of gift tax delinquency to third person holding credit or other personal property of delinquent taxpayer, to include officer or department of State, chartered city, or political body not subdivision of State.

Provides for issuance of warrant for collection of gift tax.

A.B. 1852—SUMNER (Departmental). (Jud.) Amends Secs. 1643, 1644, W. & I. C., re claim of county against State for reimbursement of operating expenses of county adoption agency or county welfare department when exercising functions of adoption agency.

Provides for adjustment of current claim to cover erroneous claims relating to prior fiscal years, instead of requiring such adjustment to be applied to the appropriations for such years.

A.B. 1853—KELLY. (Trans. & C.) Amends Sec. 306, Veh. C., re drivers' licenses, making no substantive change.

A.B. 1854—KELLY. (Trans. & C.) Amends Sec. 307, Veh. C., re drivers' licenses, making no substantive change.

A.B. 1855—HOLMES. (G. E. & E.) Amends Sec. 19627.3, B. & P. C., appropriating unspecified amount to California State Polytechnic College from horse racing license fees during 1957-58 Fiscal Year which are not payable into Fairs and Exposition Fund, Wildlife Restoration Fund or State College Fund.

A.B. 1856—MASTERSON. (G. O.) Adds Sec. 12463.3, Gov. C., re preparation of budgets and filing thereof by local governmental agencies with State Controller.

Requires every local, governmental agency, district or authority except municipal corporations to file annual budget for ensuing fiscal year with State Controller.

A.B. 1857—McGEE. (Jud.) Amends and adds various secs., Pen. C., to revise, restate and amplify generally the law of arrest, and provisions re non-liability of peace officers in connection therewith.

A.B. 1858—McGEE. (P. U. & C.) Amends Secs. 1201 and 1202, P. U. C., re railroad grade crossing.

Limits Public Utilities Commission power to refuse grade crossing of railroad by public road to instances where no public convenience and necessity for such crossing was found.

Removes express grant of discretionary power of commission to grant conditional permission for any grade crossing.

Extends commission power to crossing of a private road by a railroad or street railroad.

Forbids the commission to close any public road, highway or street crossing railroad track except upon finding of no public convenience and necessity for such crossing.

Provides commission may not condition grade separation order by requiring part of cost be paid by county or city, except to extent such entities stipulate appropriation of funds.

A.B. 1859—McGEE. (Mun. & C. G.) Amends Sec. 5356, P. R. C., re municipal park improvement district bond proceedings.

Requires appropriate governing body to declare intention by resolution as well as publish notice to modify boundaries of proposed district.

A.B. 1860—McGEE. (Jud.) Adds Sec. 459.1, C. C. P., re methods of pleading county and municipal ordinances.

Provides such ordinance may be pleaded by describing its subject matter in general terms and alleging copy is on file with clerk.

Provides judicial notice be taken of ordinance when so alleged.

Provides that within 10 days after written demand by adverse party the number, title and date of passage, section number of municipal or county code, or other method of equal definiteness of description shall be delivered by party so pleading such ordinances.

A.B. 1861—McGEE. (Jud.) Amends Sec. 411, C. C. P., re service of summons.

Provides that if suit is against county, city, or town, summons may be served on clerk or secretary of legislative department, as well as head of such department.

A.B. 1862—McGEE. (Ed.) Amends Sec. 533, Veh. C., re permitting red oscillating light as well as flashing light on school bus to indicate stopping.

A.B. 1863—McGEE. (Ed.) Amends Sec. 479, Veh. C., re crosswalks.

Requires crosswalks abutting a school site or grounds or at an intersection which bounds the school site or block within which the school site is located, rather than crosswalks contiguous to a school or grounds thereof, to be painted yellow and be labeled distinctively, and applies same requirements to other crosswalks at such intersection.

A.B. 1864—McGEE. (Jud.) Amends Sec. 63140, Gov. C., increasing monthly salary ranges of district court of appeal clerk from \$500, \$600, \$700, \$800, and \$900 to \$700, \$800, \$900, \$1,000, and \$1,100.

A.B. 1865—McGEE. (Jud.) Adds Sec. 69741.5, Gov. C., re sessions of superior court.

Prohibits until October 1, 1959, establishment of new sessions in cities in which sessions were not held on or before January 1, 1957.

A.B. 1866—McGEE. (Jud.) Amends Sec. 69749, Gov. C., re sessions of superior court.

Prohibits establishment of session in city which, after July 1, 1954, rather than after October 1, 1949, becomes eligible therefor, unless its city hall is at least 12, rather than 8, miles from city hall of nearest city in which another session is held. Makes prohibition inapplicable to city in which session is required to be held and was being held on or before July 1, 1954, rather than inapplicable to city in which session is required to be held on October 1, 1949.

A.B. 1867—McGEE. (Jud.) Adds Sec. 75034, Gov. C., re judges' retirement system.

Provides for allowance to surviving spouse of judge dying after retirement, before retirement and after becoming eligible for retirement, or after serving 20 years as judge, of amount equal to one-half of retirement allowance which would be payable to judge if he were living and retired.

A.B. 1868—McGEE. (Jud.) Amends Sec. 75029, Gov. C., re retirement of judges.

Authorizes service credit for service as justice of the peace or of court superseded by municipal court, rather than service as justice of court superseded by municipal court if judge claiming service became judge of municipal court on its creation.

A.B. 1869—McGEE. (Jud.) Amends Sec. 69586, Gov. C., changing number of superior court judges of Los Angeles County from 80 to unspecified number and providing for appointment of additional judges.

A.B. 1870—JOHNSON. (Jud.) Amends Sees. 1241, 1249, and 1255, C. C. P., re eminent domain.

Eliminates provision that governing body of irrigation, transit, public utility, or water district and legislative body of city or county by resolution or ordinance

adopted by two-thirds vote of all its members, may conclusively establish public necessity of proposed public utility or public improvement, that property is necessary therefor, and that such utility or improvement is planned or located in manner which will be most compatible with greatest public good and least private injury.

Provides that in case in which issue is not tried within one year after commencement of action and delay not caused by defendant, compensation and damages shall be deemed to have accrued at the date of trial or date of issuance of summons, whichever valuation is greater, rather than only at date of trial.

Eliminates provision that costs may be allowed or not, and if allowed may be apportioned between the parties on the same or adverse sides, in the discretion of the court, and provides that defendants shall be allowed their costs and disbursements, including reasonable appraiser's fees and reasonable attorney's fees, the amounts of such items to be fixed and determined by the trial court.

**A.B. 1871—JOHNSON.** (Pub. H.) Adds Sec. 9718, B. & P. C., re cemetery corporations.

Prohibits city or county, chartered or unchartered, from requiring additional license or imposing fee or tax on cemetery corporation or licensee holding state license, as condition to carrying on activities within such city or county unless corporation or licensee maintains fixed place of business within city or county.

**A.B. 1872—JOHNSON.** (Trans. & C.) Amends Sec. 600.5, Veh. C., re dumping refuse on highway.

Creates rebuttable presumption that registered owner of vehicle committed violation where violation involves vehicle.

**A.B. 1873—BROWN.** (Soc. Wel.) Amends Secs. 3084, 3084.1, 3472, 3472.1, W. & I. C., re amount of aid to blind.

Increases maximum monthly amount payable to recipient of aid to needy blind or aid to partially self-supporting blind from \$95 (plus \$4 increase granted by federal government) to \$110, and changes maximum limit for automatic increases due to federal increases from \$100 to \$110 and minimum limit for decreases from \$85 to \$99.

Provides that increases or decreases due to federal increases or decreases shall be based on increases or decreases occurring after October 1, 1956, rather than May 1, 1955.

Deletes provision that increases due to federal increases after May 1, 1955, shall be considered necessary to meet recipient's medical or health needs should federal government so require.

**A.B. 1874—BROWN.** (Trans. & C.) Amends Sec. 415, S. & H. C., to extend State Highway Route 115 from Mount Hamilton to Patterson.

**A.B. 1875—BROWN.** (Trans. & C.) Adds Sec. 537, S. & H. C., to add State Highway Route 237 from Merced-Stanislaus County boundary east of Route 4 to Route 13 near Riverbank.

**A.B. 1876—BROWN.** (Jud.) Adds Sec. 100.4, S. & H. C., to prevent Department of Public Works from acquiring real property for state highway freeway right of way until it has first entered into agreement as to route of freeway with governing body of county or city in which property located.

**A.B. 1877—BROWN.** (Rls.) New act. re compilation, publication, and distribution of state laws re publishing and publication.

Directs Legislative Counsel to compile and index such laws and Secretary of State to publish and distribute compilation at cost to persons interested in publishing business. Appropriates \$1,500 to Secretary of State for such purpose.

**A.B. 1878—BROWN.** (Jud.) Amends Sec. 1252, C. C. P., re payment of condemnation awards.

Provides that amount of any indebtedness against condemned land arising from issuance of bonds by public agency shall be paid to such agency or be deposited in court for distribution to it, rather than be paid to defendants or be deposited in court for distribution to defendants, and gives agency right of execution as to such amount if not paid to it or deposited in court for it.

A.B. 1879—BROWN. (Mun. & C. G.) Amends Sec. 28117, Gov. C., re compensation for public service in Stanislaus County, increasing mileage of superior court grand and trial jurors from 10 to 15 cents.

A.B. 1880—BROWN. (Jud.) Amends Sec. 69991, Gov. C., re official reporters of superior courts.

Changes compensation for notes in criminal cases from \$600 monthly to unspecified amount in counties with population of more than 70,000 and less than 100,000 as determined by 1940 Federal Census and from \$500 monthly to unspecified amount in counties with population of more than 70,000 and less than 73,000 as determined by 1940 census. Provides salary and other fees and compensation paid to official reporter in county with population of over 70,000 and less than 100,000 as determined by 1940 census, to be deemed entire compensation for purposes of retirement.

A.B. 1881—BROWN. (Jud.) Amends Secs. 73826 and 73829, Gov. C., re compensation of Modesto municipal court reporters.

Increases monthly salary from \$400 to \$600. Includes fees and compensation paid by county, in addition to salary, in determination of entire compensation for retirement system purposes.

A.B. 1882—BROWN. (Jud.) Amends Secs. 73824 and 73825, Gov. C., increasing salaries of Modesto municipal court marshal and attaches.

A.B. 1883—BROWN. (Jud.) Amends Sec. 73822, repeals and adds Sec. 73823, Gov. C., re Modesto municipal court, increasing salaries of clerk and deputy clerks and authorizing three additional deputies.

A.B. 1884—HANNA. (G. E. & E.) Adds Ch. 13, Div. 8, B. & P. C., re construction corporations.

Prohibits corporation organized for purpose of building houses from dissolving until 18 months after last sale of house built by corporation.

A.B. 1885—BRITSCHGI. (Trans. & C.) Amends Secs. 372 and 372.1, Veh. C., to exempt station wagon used for transportation of property, but not for hire, compensation or profit, from weight fees.

A.B. 1886—BRITSCHGI. (Ed.) Adds Sec. 11181.3, Ed. C., to require State Board of Education to provide adopted elementary school textbooks in Braille when needed.

A.B. 1887—BRITSCHGI. (Ed.) Adds Art. 8, Ch. 3, Div. 9, Ed. C., re lease-purchase of school buildings by school districts.

Authorizes governing boards of school districts, until ninety-first day after final adjournment of 1961 Regular Session, to enter into leases or agreements for the acquisition of sites and improvements, or improvements on district-owned sites, by "lease-purchase" financing, with district to pay rental or payments for term not exceeding 40 years, at end of which title to vest in district.

Makes lease or agreement subject to electors' approval unless governing board by two-thirds vote finds that district is financially able to make payments without increase in maximum district tax rate then existing.

Makes existing provisions of law re approval of school sites, plans, and specifications, and supervision of construction applicable to any building, site, or improvement acquired under act.

A.B. 1888—BRITSCHGI. (L. & D.) Amends Sec. 4280, Ag. C., re unfair practices in marketing fluid milk.

Changes from 200 gallons monthly to unspecified amount the fluid milk which may be purchased by distributor and retail store without such purchase being designated an unfair practice unless there is written contract.

A.B. 1889—BRITSCHGI. (L. & D.) Repeals Secs. 4376 to 4380, incl., Ag. C., abolishing requirement that distributors purchasing fluid milk or cream execute surety bond.

A.B. 1890—BRITSCHGI. (L. & D.) Amends Sec. 4210, Ag. C., re stabilization and marketing plans for fluid milk and fluid cream, making no substantive change.

- A.B. 1891—BRITSCHIGI. (L. & D.) Amends Sec. 4211, Ag. C., re milk, making no substantive change.
- A.B. 1892—BRITSCHIGI. (L. & D.) Amends Sec. 4215, Ag. C., re milk, making no substantive change.
- A.B. 1893—BRITSCHIGI. (L. & D.) Amends Sec. 4213, Ag. C., re milk, making no substantive change.
- A.B. 1894—BRITSCHIGI. (L. & D.) Amends Sec. 4212, Ag. C., re marketing and stabilization plans, making no substantive change.
- A.B. 1895—BRITSCHIGI. (L. & D.) Amends Sec. 4214, Ag. C., re stabilization and marketing plans, making no substantive change.
- A.B. 1896—DONAHOE. (Ed.) Adds Sec. 14746.6, Ed. C., re school district retirement system.

Permits governing board of school district or districts having average daily attendance in excess of 200,000 with consent of majority of active members of system, to transfer persons, other than teachers or members employed in positions requisite for membership in State Teachers' Retirement System, to State Employees' Retirement System in manner prescribed.

To take effect immediately, urgency measure.

- A.B. 1897—DONAHOE. (Ed.) Adds Secs. 14740.4, 14740.5, and 14740.6, Ed. C., re school district retirement system.

Provides for direct payment of benefits to survivors and next of kin of members of system, in order named, without probate of estate of member if probate not otherwise necessary. Makes other provision for disposition of benefits if no surviving next of kin or named beneficiary.

To take effect immediately, urgency measure.

- A.B. 1898—DONAHOE. (C. S. & S. P.) Adds Sec. 20805.5 and 21361.5, Gov. C., re State Employees' Retirement System.

Redefines "prior service" of local member. Includes certain additional service in computation of basic death benefit of certain local miscellaneous members. Makes provisions inapplicable to miscellaneous employees of contracting agency unless agency elects to be subject to provisions.

To take effect immediately, urgency measure.

- A.B. 1899—LINDSAY. (Pub. H.) Adds Sec. 4462, 4463, and 4464, H. & S C., re fishing in public water supply reservoirs.

Permits fishing in public water supply reservoirs except regulating, terminal, or certain distribution reservoirs.

Requires water supply permit be obtained from State Board of Public Health by governmental agency owning reservoir before opening such to public fishing.

Permits appropriate governmental agency to establish charges, construct facilities, and enforce rules and regulations.

Permits operating contracts with others and leases of area to provide facilities for public use.

- A.B. 1900—WINTON. (L. & D.) Amends Sec. 560, Ag. C., re milk, making no substantive change.

- A.B. 1901—WINTON. (L. & D.) Amends Sec. 571, Ag. C., re milk, making no substantive change.

- A.B. 1902—WINTON. (L. & D.) Amends Sec. 260.2, Ag. C., re diseased animals, making no substantive change.

- A.B. 1903—WINTON. (L. & D.) Amends Sec. 262, Ag. C., re diseased animals, making no substantive change.

- A.B. 1904—WINTON. (Agr.) Amends and adds various sees., Ag. C., re sweet potatoes.

Prescribes standards and standard containers for sweet potatoes and requires compliance with these standards and prescribed standards for packing of such potatoes.

A.B. 1905—THOMAS. (Trans. & C.) Amends Sec. 30680, S. & H. C., re highway crossing between San Pedro and Terminal Island.

Authorizes construction of bridge or other highway crossing, rather than only a tube, and changes name of crossing from San Pedro-Terminal Island Tube to San Pedro Terminal Island Crossing.

A.B. 1906—GRANT (Departmental). (Mil. Aff.) Amends Sec. 980, M. & V. C., re definition of term "veteran."

Clarifies existing provisions re persons in active service during World War II.

Changes termination date of service during Korean conflict for qualification as veteran from January 30, 1955, to January 31, 1955. Includes persons who were California residents on June 27, 1950, as well as those who were such residents at time of entry into active service.

A.B. 1907—McMILLAN. (Jud.) Amends Secs. 69941 and 70044, Gov. C., re official reporters for superior courts.

Authorizes superior court judges to appoint such pro tempore reporters as convenience of court requires. Authorizes service of such pro tempore reporters who have passed qualifications test to serve in any manner without further order of court or stipulation of parties.

A.B. 1908—McMILLAN. (Mun. & C. G.) Amends Sec. 26301, Gov. C., authorizing counties to issue revenue bonds for acquisition and development of golf courses and facilities and improvements in connection therewith.

A.B. 1909—THELIN. (Jud.) Amends Sec. 5054, W. & I. C., Sec. 27706, Gov. C., re legal counsel for mentally ill person.

Requires court to appoint public defender to represent alleged mentally ill person at hearing held to determine person's mental condition, where person is financially unable to employ counsel, and requires public defender to accept appointment.

A.B. 1910—THELIN. (Jud.) Amends Sec. 1770, C. C. P., re conciliation proceedings.

Provides that period during pendency of such proceedings in which spouse may not file action for divorce, annulment, or separate maintenance is period from filing of petition for conciliation until 30 days after hearing thereon, rather than just the period of 30 days after such hearing.

A.B. 1911—THELIN. (Jud.) Amends Sec. 1147, Prob. C., Sec. 5183, W. & I. C., re withdrawal of funds by public administrator or public guardian.

Authorizes public administrator in county having population in excess of 2,000,000 to withdraw funds deposited by him with county treasurer or bank without countersignature of judge.

Grants similar authorization to public guardian in such county with respect to funds coming into his custody and so deposited.

A.B. 1912—HAWKINS. (Ind. R.) Adds Sec. 1631.5, Lab. C., re fees charged by employment agencies, to limit fee to 10 percent of applicant's employment contract for first month's salary.

A.B. 1913—HAWKINS. (Soc. Wel.) Adds various secs., W. & I. C., re distribution of federal surplus foods to public assistance recipients.

See digest of S.B. 1842, apparently identical.

A.B. 1914—HAWKINS. (Soc. Wel.) Amends Secs. 2001, 2004, W. & I. C., re old age assistance.

See digest of S.B. 904, apparently identical.

A.B. 1915—HAWKINS. (Soc. Wel.) Adds Pt. 2, Div. 5, amends various secs., W. & I. C. and Gov. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV Federal Social Security Act.

See digest of S.B. 92, apparently identical.

A.B. 1916—HAWKINS. (Soc. Wel.) Appropriates unspecified amount to State Department of Social Welfare for aid to needy disabled persons in accordance with law.

A.B. 1917—HAWKINS. (Soc. Wel.) Amends and repeals various sees., W. & I. C. and Civ. C., re elimination of relatives' responsibility in public assistance programs.

See digest of S.B. 1670, apparently identical.

A.B. 1918—HAWKINS. (Soc. Wel.) Amends Sec. 2226, adds Sec. 3009, W. & I. C., re imposition of liens against property of recipients of aged or blind aid.

Prohibits county from imposing lien against any property of recipient of aged aid for hospitalization furnished to recipient by county, rather than exempting only specified property having value of \$500 or less.

Imposes similar prohibition with respect to property of recipients of aid to blind.

A.B. 1919—HAWKINS. (Ed.) Amends Sec. 13103, Ed. C., re classification of substitute teachers.

Makes substitute teachers employed more than two-thirds number of days regular schools of district were maintained probationary employees.

A.B. 1920—HAWKINS. (G. E. & E.) Adds Sec. 328, U. I. C., re racial unemployment.

Requires Department of Employment to undertake, and report to Legislature and Governor on, studies and recommendations on means to reduce unemployment due to racial and religious discrimination.

A.B. 1921—HAWKINS. (Rev. & Tax.) Adds Sec. 210.7, R. & T. C., re property taxation.

Exempts all household furniture, goods and furnishings, wearing apparel, and other personal effects used by owner and not for sale or commercial use.

A.B. 1922—HAWKINS. (C. S. & S. P.) Amends Sec. 19334, Gov. C., re leaves of absence in state civil service.

Provides that leave of absence for pregnancy shall be for period of not exceeding one year, rather than for at least six months.

A.B. 1923—HAWKINS. (C. S. & S. P.) Adds Sec. 20987, Gov. C., re State Employees' Retirement System in respect to retention in employment of persons who have attained age of mandatory retirement.

Permits any member who would otherwise be retired because of reaching such age applicable to members of his category to be retained in state service for such additional time as he is not incapacitated for performance of duties assigned to him.

Not to apply to any contracting agency or its employees unless agency elects to be subject to provisions.

A.B. 1924—HAWKINS. (G. E. & E.) Adds Ch. 20, Div. 3, B. & P. C., re licensing and regulation of parking lot and storage garage business.

Enacts Motor Vehicle Keepers Licenses Law and provides for licensing of persons operating parking lots or garages.

Authorizes Director of Professional and Vocational Standards to administer law.

Requires \$5,000 bonds before issuance of license for benefit of persons recovering judgment for loss or damage to vehicles or property left with licensee.

A.B. 1925—HAWKINS. (Fin. & Ins.) Amends Sec. 21205, and adds Secs. 21205.1 and 21205.2, Fin. C., re sales of pledged property by pawnbrokers.

Provides that pawnbroker must notify pledgor of surplus over amount of loan, interest, and expense of advertisement and sale, and, if surplus is not called for in one year, to pay it to State Controller for disposition as abandoned property.

A.B. 1926—BACKSTRAND. (Jud.) Amends Secs. 74132, 74133, 74134, and 74135, Gov. C., changing salaries and number of Riverside municipal court officers and attaches.

A.B. 1927—KELLY (Departmental). (M., O., & M. I.) Adds and amends various secs., P. R. C., re oil and gas.

Requires exclusive use of area of mineral estate in determining parcel areas for purposes of well spacing requirements.

Requires owner or operator of leasehold in which land is included under well spacing requirements to record quitclaim to such land if leasehold terminated.

Limits definition of gas for purposes of oil and gas regulatory provisions to hydrocarbon gas.

Requires oil and gas supervisor to prevent damage to oil and gas deposits from loss of reservoir energy.

Revises oil and gas districts.

Revises requirement re appointment of agents by well operators and owners for service of process.

Requires person who acquires operation of well, as well as one who acquires ownership, to give required notice thereof to oil and gas supervisor or district deputy.

Requires notice of intention to commence drilling of well to include estimate of depths between which production will be attempted, rather than depths at which oil or gas producing sand or formation will be encountered.

Permits extension of time for filing of well records.

Limits requirement of notice of removal of equipment from well to notice of removal of well casing.

Revises power of district commissioners to issue subpoenas.

Requires, where parcel on which well may be drilled under certain circumstances, is less than 150 feet in width, producing interval of well shall be as far as practicable from lateral property boundary.

Deletes requirement that directional survey plat required under spacing provisions be open to inspection.

Provides for inclusion of land of less than one acre surrounded by leasehold covering at least one acre in such lease at request of owner or lessee of lands of less than one acre.

Provides for determination of which lease surrounded lands shall be included within where land of less than one acre surrounded by at least two oil and gas leaseholds and where no largest common boundary with surrounded lands.

Makes other technical changes.

A.B. 1928—LUCKEL. (Jud.) Amends Secs. 11713, 11714, and 11715.6, H. & S. C., re narcotics offenses.

Changes penalty for illegal trafficking in narcotics by deleting alternative county jail sentence and by changing state prison penalty from present five years to life imprisonment, to 10 years imprisonment.

Increases penalty for use of minors in narcotic trafficking, or disposition of narcotics to minors from present five years imprisonment in state prison to 10 years imprisonment.

Changes minimum penalty for conviction of such offenses after a previous conviction for narcotics offense from present 10 years imprisonment in state prison to life imprisonment.

Prohibits probation, suspension of execution of sentence, or parole of person convicted of any such offense.

A.B. 1929—LUCKEL. (Jud.) Amends Secs. 11712, 11713, 11714, and 11715.6, adds Sec. 11714.5, H. & S. C., re unlawful traffic in heroin and marijuana.

Punishes unlawful traffic in heroin and marijuana separately from other narcotics offenses. Establishes terms of imprisonment for first and repeated offenses, and removes sentences from suspension, probation or parole.

A.B. 1930—KELLY. (M., O., & M. I.) Amends See. 3013, P. R. C., re oil and gas, making no substantive change.

A.B. 1931—KELLY. (M., O., & M. I.) Adds Sec. 3000.5, P. R. C., to add short title to provisions re oil and gas conservation.

A.B. 1932—KELLY. (Jud.) Adds Sec. 3081.94, Civ. C., re loans and notes secured by real property.

Prohibits any person, in connection with negotiating loans secured by real property, from inducing, requiring, or permitting any application, contract, or other paper or instrument to be signed by a principal to the transaction if such paper or instrument contains any blanks which are intended to be filled in or completed after execution by such principal.

A.B. 1933—KELLY. (Jud.) Amends Sec. 3081.1, Civ. C., re certain loans secured by real property.

Eliminates requirement that statement that person negotiating such loan for compensation is required to deliver to borrower and any other compensation agreement with borrower must be executed at place of business of person negotiating loan as specified in his license.

A.B. 1934—MACBRIDE. (Jud.) Adds Sec. 11582, Ins. C., re apprising claimant of statute of limitations.

Requires adjuster with first communication with personal injury claimant to advise in writing of date period of limitation on action against insured will expire. Makes failure of adjuster, or payment to noncomplying adjuster by insurer, a misdemeanor.

A.B. 1935—HANSEN. (L. & D.) Amends Sec. 560, Ag. C., re ice cream, to enumerate additional ingredients which may be used in manufacture.

A.B. 1936—JOHNSON. (G. E. & E.) Amends and adds various sees., B. & P. C., re real estate subdivisions.

Requires governing body or advisory agency to which tentative map is submitted to send copy of tentative map as approved to adjoining city or county which has requested same under certain conditions. Requires governing body or advisory agency with which subdivider files tentative map pending annexation to send copy of approved tentative map to governing body or advisory agency of any city or county in which subdivision is located.

Makes Subdivision Map Act inapplicable as to division of property for lease and authorizes city or county to regulate division of land for purpose other than sale.

Authorizes local ordinances to provide reasonable fee to be collected from subdivider for processing tentative map.

A.B. 1937—LEVERING. (G. E. & E.) Adds Sec. 718a, Civ. C., re ground leases of land for residential purposes.

Makes leases or grants of land for residential purposes, or extensions, renewals, or modifications thereof, for period shorter than 25 years invalid and unenforceable against lessee or grantee if within one year of such lease or grant, the lessee or grantee constructs or purchases a dwelling house thereon with express or implied consent of lessor or grantor.

Requires actions to enforce such agreements for period shorter than 25 years to be brought within 90 days of effective date of section or 90 days after cause of action arises, whichever is later, if at time of lease or grant or within one year thereafter, lessee or grantee constructs or purchases dwelling house thereon with express or implied consent of lessor or grantor. Raises disputable presumption in such actions that the lease, grant, extension, renewal, or modification is fraudulent and unenforceable against lessee or grantee and requires lessor or grantor to affirmatively show that the transaction was free of fraud, duress, or undue influence.

Makes lessee or grantee liable in any action for reasonable value of use and occupancy of land where he has entered into possession and constructed or purchased a dwelling house thereon under a lease or grant found to be invalid under section's provisions. Allows declaratory relief and provides for court determination of amount due lessor or grantor. Binds parties to such rate for 10-year period, after which a different rate may be established.

Specifies lessee or grantee in possession shall not be disturbed by any legal process or otherwise prior to 25 years after effective date of section or making of lease or grant, whichever is later, where he has entered into possession and constructed

or purchased a dwelling house thereon under a lease or grant found to be invalid under section's provisions, excepting nonpayment of sums due. Entitles lessor or grantor to action for repossession after written notice where amount due unpaid for 60 days.

Prohibits waiver of section's provisions.

Retains right of trial by jury to any action re section's provisions.

A.B. 1938—LEVERING. (Jud.) Amends Sec. 18450, B. & P. C., re selling of motor vehicles, making no substantive change.

A.B. 1939—ERNEST R. GEDDES. (Ed.) Adds Secs. 22024 and 22025, Ed. C., re library services.

Allows Department of Education to establish and operate library service centers and contract with public agencies for providing library services. Appropriates to department for such purposes funds received or appropriated for purposes of Federal Library Services Act.

A.B. 1940—ERNEST R. GEDDES. (Mun. & C. G.) Amends Sec. 61600, Gov. C., re community services districts.

Authorizes formation of district to construct and maintain library buildings and cooperate with governmental agencies for library services.

A.B. 1941—ERNEST R. GEDDES. (Ed.) Adds Sec. 22131.1, Ed. C., re county librarian.

Provides that in county which includes county librarian in civil service system ordinance adopted under County Civil Service Enabling Law, librarian has status and can be removed only as provided by ordinance, and has no fixed term.

A.B. 1942—ERNEST R. GEDDES. (Mun. & C. G.) Amends Sec. 25210.4, Gov. C., authorizing establishment of county service area for library structures, facilities, and services.

A.B. 1943—ERNEST R. GEDDES. (Mun. & C. G.) Amends Sec. 25351, Gov. C., allowing county board of supervisors to construct, lease, alter, and repair libraries.

A.B. 1944—ERNEST R. GEDDES. (Ed.) Adds Secs. 22110.5 and 22139, Ed. C., re county librarians.

Authorizes two or more counties to join in appointing one county librarian. Prohibits person from serving in position of county librarian under title of acting county librarian unless he has received from Board of Librarian Examiners certificate of qualification for position of county librarian.

A.B. 1945—ERNEST R. GEDDES. (Fin. & Ins.) Adds Sec. 12312, Fin. C., to require all persons licensed under Check Sellers and Cashers Law to comply with that act.

A.B. 1946—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 2706, 2707, 2707.2, and repeals Sec. 2701.1, U. I. C., re filing of claims for unemployment disability insurance.

Provides that where employed at the time of incurring disability, claimant shall file first claim with employer rather than with department, employer must, within two days, complete claim form giving information concerning claimant's eligibility, and forward to department, and provides that employer post on premises written information concerning filing of claims rather than department regulations.

A.B. 1947—REES (Departmental). (G. O.) Amends Sec. 24045, B. & P. C., to delete authorization for issuance of temporary wine licenses.

A.B. 1948—REES (Departmental). (G. O.) Amends Sec. 23037, B. & P. C., to require clubs to sell liquor only to members and bona fide guests.

A.B. 1949—REES (Departmental). (G. O.) Amends Ch. 1801, Stats. 1955, and Secs. 23399 and 23824, B. & P. C., re liquor licenses.

Deletes termination date of provisions re issuance of licenses on premises owned by State or public agency, caterer's permits, and service of liquor without license.

Authorizes issuance of caterer's permit to veterans' club licensee. Deletes requirement that premises where caterer sells liquor be not licensed, and authorizes sales

at specified events held any place in State approved by Department of Alcoholic Beverage Control. Provides licensee holding caterer's permit may exercise only privileges authorized by his license.

Provides that license issued on premises owned by State or public agencies are exempt from payment of original license fee (other than annual fee) and are not transferable.

A.B. 1950—REES (Departmental). (G. O.) Amends Sec. 24049, B. & P. C., re renewal or transfer of liquor licenses, to correct cross-reference, making no substantive change.

A.B. 1951—REES (Departmental). (G. O.) Amends Sec. 23788, adds Sec. 23788.5, B. & P. C., re alcoholic beverage licensees.

Prohibits all licensees, rather than on-sale general licensees or on-sale general licensees for seasonal business, from employing manager of business not having qualifications of licensee.

A.B. 1952—REES (Departmental). (G. O.) Amends Sec. 23380, repeals Sec. 23782, B. & P. C., re industrial alcohol dealer's licenses.

Provides such license authorizes importation and exportation of undenatured ethyl alcohol, and deletes provision restricting issuance of such licenses only to distilled spirits wholesalers.

A.B. 1953—CONRAD (Departmental). (G. O.) Amends Sec. 25656, repeals Sec. 25655, B. & P. C., to consolidate provisions re employment of females in on-sale liquor premises.

A.B. 1954—CONRAD (Departmental). (G. O.) Amends Sec. 23102, B. & P. C., re liquor licensees.

Prescribes conditions re exercise of license privileges upon death or incompetency of licensee.

A.B. 1955—CONRAD (Departmental). (G. O.) Amends Sees. 23950 and 23951, B. & P. C., re applications for liquor licenses.

Provides that information required by Department of Alcoholic Beverages to assist it in determining whether applicant and premises qualify for license shall accompany application, rather than be contained therein.

A.B. 1956 JOHNSON (Departmental). (G. O.) Repeals Sees. 24010, 24050, and 24202, amends Sees. 24046 and 25755, B. & P. C., re alcoholic beverage control.

Deletes provision that written report of Department of Alcoholic Beverage Control enforcement official disclosing that applicant or premises are not qualified for license constitutes grounds for denial of license.

Deletes provision that written report of such an official or any public officer disclosing grounds for suspension or revocation of license is deemed an accusation.

Deletes obsolete provision and corrects references.

A.B. 1957—JOHNSON (Departmental). (G. O.) Amends Sec. 23433, B. & P. C., re off-sale licenses for golf clubs.

Makes fee for such licenses same as fee for off-sale general licenses, rather than fee for club licenses.

A.B. 1958—JOHNSON (Departmental). (G. O.) Amends Sec. 23775, B. & P. C., re importer's licenses.

Prohibits issuance of importer's license to person holding interstate alcoholic beverage transporter's permit.

A.B. 1959—JOHNSON (Departmental). (G. O.) Amends Sees. 24073, 24074, and 24075, B. & P. C., re transfer of retail licenses limited in number.

Requires notice of intended transfer to contain agreement between parties to transfer that consideration, if any, is to be paid after transfer is approved by Department of Alcoholic Beverage Control, instead of stating date when consideration is to be paid, to be at least 10 days after recordation of notice.

Requires establishment of escrow only if intended transfer involves consideration.

Exempts transfer to surviving spouse, fiduciary, etc., from requirement of recording notice of intended transfer and establishment of escrow.

A.B. 1960—RUMFORD (Departmental). (G. O.) Adds Sec. 23104.5, B. & P. C., re court sales of alcoholic beverages.

Authorizes sheriff or court appointee to sell, in accordance with rules of Department of Alcoholic Beverage Control, alcoholic beverages pursuant to writ of execution or court order to licensees authorized to sell same.

A.B. 1961—WEINBERGER. (G. O.) Adds Sec. 25660.5, amends Sec. 25661, B. & P. C., re documentary evidence of majority and identity of persons.

Makes misdemeanor to sell, give, or furnish false or fraudulent documentary evidence of majority and identity to person under 21.

Makes misdemeanor for person under 21 to possess false or fraudulent documentary evidence of age and identity.

A.B. 1962—WEINBERGER. (G. O.) Amends Secs. 25658 and 25665, B. & P. C., re on-sale liquor premises.

Prohibits licensee from permitting minor to consume liquor on premises.

Prohibits minor from entering and remaining in licensed public premises without lawful business therein.

A.B. 1963—WEINBERGER. (G. O.) Adds Sec. 25620, B. & P. C., re alcoholic beverage control.

Requires local law enforcement agency or district attorney to initiate and conduct investigation re licensee or licensed premises when requested in writing by Department of Alcoholic Beverage Control.

A.B. 1964—WEINBERGER. (G. O.) Amends Sec. 24300, B. & P. C., re hearings on protests, accusations, or petitions for liquor licenses.

Authorizes holding of such hearings in Los Angeles, San Francisco or Sacramento, whichever is most convenient for witnesses, in addition to county in which premises or licensee are located.

A.B. 1965—WEINBERGER. (G. O.) Adds Sec. 172e, Pen. C., re sale of liquor in vicinity of state colleges and junior colleges.

Makes sale of liquor in excess of 3.2 percent alcoholic content, and except beer, within mile of grounds of state colleges or junior college a misdemeanor.

Permits sale in existing licensed premises but prohibits transfer of license to another premises within prescribed area.

A.B. 1966—WEINBERGER. (G. O.) Amends Sec. 23091, repeals Sec. 24301, B. & P. C., re review of orders of Alcoholic Beverage Control Appeals Board.

Makes such orders reviewable as provided in Sec. 22, Art. XX, Const., rather than as prescribed by law.

Deletes obsolete provision re judicial review of decisions of Department of Alcoholic Beverage Control.

Provision re review of orders of Alcoholic Beverage Control Appeals Board to become operative only if constitutional amendment re judicial review of such orders by district courts of appeal is proposed at this session and adopted by people.

A.B. 1967—WEINBERGER. (G. O.) Amends Sec. 23081, B. & P. C., re alcoholic beverage control.

Requires appeal from decision of Department of Alcoholic Beverage Control to be filed with Alcoholic Beverage Control Appeals Board within 10, rather than 40, days after decision is delivered or mailed to parties.

A.B. 1968—WEINBERGER. (G. O.) Adds Sec. 24206, B. & P. C., re alcoholic beverage control.

Requires state and local law enforcement agencies to immediately notify Department of Alcoholic Beverage Control of arrests involving licensees or licensed premises.

Requires department to investigate as to grounds for suspension or revocation of licenses.

A.B. 1969—WEINBERGER. (G. O.) Amends, amends and renumbers, renumbers, adds, and repeals various secs., various codes and general laws, to correct references and make technical and clarifying changes re administration of water resources.

A.B. 1970—WEINBERGER. (G. O.) Adds Sec. 23384.5, B. & P. C., re privileges of licensed distilled spirits manufacturer.

Authorizes such licensee, in accordance with rules of Department of Alcoholic Beverage Control, to sell tax-paid distilled spirits originally distilled in State to nonlicensees having fixed place of business or residence in federal, military or naval reservation or national park.

A.B. 1971—SAMUEL R. GEDDES. (Ed.) Amends Sec. 11023, Ed. C., re textbooks used in public schools, making no substantive change.

A.B. 1972—HEGLAND. (Ed.) Amends Sec. 16271, Ed. C., re use of school busses, making no substantive change.

A.B. 1973—HEGLAND. (Ed.) Repeals Sec. 18171, Ed. C., requiring school district governing boards, except city boards of education, to submit school-house plans to county superintendent of schools for approval or rejection.

A.B. 1974—O'CONNELL. (G. E. & E.) Amends Sec. 5200, B. & P. C., re advertisers, making no substantive change.

A.B. 1975—O'CONNELL. (Trans. & C.) Amends Sec. 525.2, Veh. C., to permit left turn across double lines on roadway into any driveway, rather than a private driveway.

A.B. 1976—O'CONNELL. (Trans. & C.) Amends Sec. 619, Veh. C., to provide motor vehicle other than motorcycle or motor driven cycle shall be equipped with at least two headlights, rather than no more than two.

A.B. 1977—O'CONNELL. (Jud.) Amends Sec. 737, Veh. C., making technical changes and to authorize officer to take person before magistrate if there is warrant based upon prior charge of violating Veh. C. naming such person unserved and outstanding.

A.B. 1978—O'CONNELL. (Trans. & C.) Adds Sec. 596.7, Veh. C., to prohibit operation of vehicle or riding of animal on any sidewalk except at temporary or permanent driveway.

A.B. 1979—O'CONNELL. (Trans. & C.) Amends Sec. 476, Veh. C., to prohibit U-turns unless sign permitting same, rather than permitting U-turn unless sign prohibiting same.

A.B. 1980—O'CONNELL. (Trans. & C.) Amends Sec. 550, Veh. C., to make provision governing right of way where two vehicles enter intersection at same time, applicable where such vehicles so enter at approximately the same time.

A.B. 1981—O'CONNELL. (Trans. & C.) Amends Sec. 551, Veh. C., clarifying requirements re vehicle turning left at intersection.

A.B. 1982—CRAWFORD. (G. E. & E.) Adds Secs. 3512 and 3513, H. & N. C., re San Diego Harbor.

Creates San Diego Port Authority, with board of supervisors of San Diego County as its governing body; abolishes Board of State Harbor Commissioners for Bay of San Diego, and transfers all latter's functions to authority.

A.B. 1983—WEINBERGER. (Jud.) Adds Sec. 502.1, Veh. C., re chemical tests of vehicle drivers for intoxication.

Presumes against intoxication if .05 percent or less by weight of alcohol in blood; makes no presumption if over .05 percent but less than .15 percent by weight of alcohol in blood but permits introduction of such fact in evidence. Presumes intoxication if .15 percent or more by weight of alcohol in blood.

A.B. 1984—WEINBERGER. (Jud.) Adds Sec. 307.1, Veh. C., re suspension of drivers' license for refusal to submit to approved chemical test of breath for purpose of determining alcohol content of blood.

Provides for suspension of 90 days and for suspension of one year in case of prior suspensions for refusal to take chemical test or for other reasons.

Requires proof of ability to respond in damages be given as condition for reinstatement of driver's license after suspension.

A.B. 1985—PATTEE. (Fin. & Ins.) Adds Sec. 654, U. I. C., re employment covered by unemployment insurance laws.

Exempts from coverage services performed by licensed free lance race horse jockey or exercise boy.

A.B. 1986—LINDSAY. (C., P., & P. W.) Amends, adds, and repeals various secs., P. R. C., re soil conservation.

See digest of A.B. 605, apparently identical, except changes to unspecified maximum amount of equipment a soil conservation district may purchase on rental purchase basis or otherwise from Division of Soil Conservation.

A.B. 1987—KLOCKSIEM. (Jud.) Amends Sec. 72751, Gov. C., re Los Angeles County municipal courts.

Increases number of deputy clerks grade III from six to eight and of deputy clerks grade IV from five to seven in municipal court districts having five judges.

A.B. 1988—MACBRIDE. (Jud.) Amends Secs. 74182, 74183, 74184, and 74185, Gov. C., changing monthly salaries of Sacramento municipal court officers and attaches to unspecified amounts.

A.B. 1989—MACBRIDE. (G. O.) Adds Sec. 24077, B. & P. C., re sale of liquor to licensees.

Requires payment of cash on or before delivery for purchases made during pendency of transfer of license from person to person. Makes exception re certain partnership transactions.

A.B. 1990—REES. (Jud.) Amends Secs. 317 and 319, Veh. C., re drivers' licenses, making no substantive change.

A.B. 1991—REES. (Trans. & C.) Amends Sec. 676, Veh. C., prohibiting driving of motor vehicle where driver's view through windshield obstructed.

A.B. 1992—REES. (Jud.) Amends Sec. 736, Veh. C., to require person arrested as intoxicated pedestrian to be taken without delay before magistrate.

A.B. 1993—REES. (Trans. & C.) Amends Sec. 544, Veh. C., to require turning signal to be given for last 100, rather than 50, feet before turn made.

A.B. 1994—REES. (Jud.) Amends Sec. 565, Veh. C., to make unlawful, intoxicated pedestrian on highway rather than on roadway.

A.B. 1995—REES. (Trans. & C.) Amends Secs. 58, 576, 586.5, 599, and 684.5, Veh. C., re flammables, to change reference to "inflammable" to read "flammable," making no substantive change.

A.B. 1996—REES. (Trans. & C.) Adds Sec. 86.5, Veh. C., to define "limit line" at which traffic is required to stop in compliance with legal requirements.

A.B. 1997—REES (Departmental). (Pub. H.) Amends Sec. 656, Ag. C., re colored oleomargarine, to prevent its use in certain state institutions if government held butter can be acquired at same or lower price.

A.B. 1998—HAWKINS. (G. E. & E.) New act, to create, and appropriate \$500,000 from General Fund for, Committee on Transit and Traffic Problems in the Counties of Los Angeles and Orange for purpose of making comprehensive engineering and economic study of transit and traffic problems in those counties.

A.B. 1999—HAWKINS. (Jud.) Adds Sec. 17500.2, B. & P. C., re advertising.

Provides person injured by false or misleading advertising may bring action for three times amount of actual damages.

A.B. 2000—HAWKINS. (G. E. & E.) Adds Pt. 4.5, Div. 2, Lab. C., re prevention and elimination of practices of racial and religious discrimination in employment and otherwise.

Declares opportunity to seek, obtain and hold employment without discrimination of race, creed, color, national origin or ancestry is civil right, and specifies what constitutes unlawful employment practices.

Creates five-member State Fair Employment Practice Commission, appointed by Governor and confirmed by Senate, to formulate policies and make recommendations

to effectuate purposes of part, and specifies method of removal of commissioners, terms of office, compensation, and powers and duties of commission. Authorizes commission to hold hearings and issue orders to correct discriminatory employment practices or prevent their occurrence.

Provides court must enforce commission's order unless contrary to law or unsupported by substantial evidence and requires, if court finds that order would be unenforceable if modified, court make appropriate modification and enforce order as modified. Provides for judicial review of final orders of commission.

Makes violation a misdemeanor.

A.B. 2001—HAWKINS. (G. E. & E.) Appropriates unspecified sum to State Fair Employment Practice Commission to carry out act re fair employment practices enacted at 1957 Regular Session.

A.B. 2002—HAWKINS. (Jud.) Adds Sec. 653a, Pen. C., repeals Ch. 8, Div. 3, B. & P. C., re collection agencies.

Makes misdemeanor for any person, partnership, association, or corporation to engage in business of soliciting claims for collection or in collection of claims owned, due, or assertedly owed or due to another.

Repeals all provisions re licensing and regulation of collection agencies.

A.B. 2003—HAWKINS. (Fin. & Ins.) Adds Sec. 6932, B. & P. C., re collection agencies.

Prohibits licensee from collecting, or accepting assignment of, claim over \$200.

A.B. 2004—LOWREY. (L. & D.) Amends Sec. 4395, adds Secs. 4396 and 4397, Ag. C., re fluid milk and milk-fat testing, weighing, and sampling tests on delivery to distributor.

Requires employees of Department of Agriculture to make such tests with each distributor paying unspecified amount for such services rather than requiring Bureau of Dairy Service to supervise and check such tests made by others.

A.B. 2005—LOWREY. (L. & D.) Amends Sec. 339.1, Ag. C., re recording cattle brands.

Provides if applicant fails to submit required information, documents, and imprints within 90 days of application the application lapses and must make new application and pay additional fee.

A.B. 2006—LOWREY. (L. & D.) Adds, amends, and repeals various secs., Ag. C., re hide and brand inspection.

Deletes provisions for \$25 additional penalty for use of unrecorded, forfeited or canceled brand, and provision for notification of recorded owner of brand by inspector inspecting at instance of another person.

Requires cattle brand inspection prior to sale rather than prior to transportation by new purchaser.

Requires records of brand inspection be kept for five years. Entitles any person to examine such records rather than entitling person to receive information from bureau on his request.

Authorizes inspection of horses, mules, and burros for shipment out of State at request of owner in same manner and for same fees as bovine animal inspection.

A.B. 2007—LOWREY. (L. & D.) Repeals, adds, and amends various secs., Ag. C., re estrays.

Deletes distinction made for animals of less than \$40 value except that publication of notice required only if value exceeds \$40.

Requires posting of notice, containing material presently required to be published if of over \$40 value, regardless of value if owner is not found, at each office of Bureau of Livestock Identification for three weeks.

Requires proof of ownership to be made within 30 days of first posting of notice.

Authorizes sale if owner fails to pay expenses incurred.

Removes five-day waiting period to dispose of animal requiring immediate disposal.

Specifically limits to five days the time city poundkeeper must keep stray before turning it over to director.

A.B. 2008—LOWREY. (Jud.) Repeals and adds Secs. 241 and 242, C. C. P., re procedure for selecting grand jurors.

Requires at least three and not more than nine members of immediately preceding grand jury to be members of new grand jury and provides for their selection. Decreases the minimum and maximum number of persons specified in superior court order directing grand jury to be drawn from 25 and 30 to 20 and 25, respectively.

Makes other technical changes.

To take effect only if amendments to Sec. 8, Art. I, Const., re grand juries proposed at 1957 Regular Session are adopted by voters and at the same time such constitutional amendments take effect.

A.B. 2009—LOWREY. (Jud.) Adds. Sec. 69612, Gov. C., re providing two, rather than one, superior court judges in Yolo County.

A.B. 2010—LOWREY. (P. U. & C.) Amends Sec. 2508, adds Art. 1.5, Ch. 1, Pt. 2, Div. 1, P. U. C., re food warehousemen.

Provides term "food warehouseman" as used in P. U. C. includes, with exceptions, corporation or person with any structure in which food commodities are regularly stored, rather than regularly received from the public generally, for compensation.

Requires food warehousemen to obtain certificate of convenience and necessity prior to operation as such (except with respect to warehouse space operated on September 1, 1957, under tariffs and schedules on file) and prior to increasing floor space over 50,000 square feet (except for storage of owner or lessor of building).

Provides for issuance, refusal, suspension and revocation of certificate by Public Utilities Commission and for cease and desist orders against person operating without certificate.

Allows right, privilege, franchise or permit of food warehouseman to be transferred only on authorization of Public Utilities Commission.

A.B. 2011—LOWREY. (P. U. & C.) Amends Secs. 239, 1051 and 1052, P. U. C., re warehousemen.

Defines "warehouseman" to include corporation or person with any structure in which merchandise, with certain exceptions, is stored for the public, rather than regularly stored for the public generally, for compensation.

Requires warehousemen in all cities, rather than cities of 150,000 or more population, to obtain certificate of convenience and necessity. Requires no certificate for warehouse space operated on September 1, 1957, rather than August 2, 1927, under tariffs and schedules on file.

A.B. 2012—LOWREY. (Trans & C.) Adds Sec. 44.14, Veh. C., to designate as authorized emergency vehicles, any vehicle used by inspector for Bureau of Livestock Identification in carrying out duties, and when operated under permit of California Highway Patrol.

A.B. 2013—LOWREY. (C., P., & P. W.) Amends Ch. 238, Stats. 1903, the Drainage District Act of 1903, re district officers, making no substantive change.

A.B. 2014—LOWREY. (C., P., & P. W.) Amends Sec. 50001, Wat. C., re reclamation districts, making no substantive change.

A.B. 2015—LOWREY. (Jud.) Amends Ch. 129, Stats. 1867-8, to authorize conveyance of certain streets and alleys to City of Red Bluff.

A.B. 2016—LOWREY. (C., P., & P. W.) New act, to create Northern California Water District and to prescribe its organization, government, powers and duties.

A.B. 2017—LOWREY. (Trans. & C.) Adds Sec. 330, S. & H. C., to add Route 30 from near Longvale to Willows and Corning, via Covelo and Mendocino Pass.

A.B. 2018—LOWREY. (C., P., & P. W.) New act, to create Tehama County Flood Control and Water Conservation District, and to prescribe its organization, government, powers and duties.

To take effect immediately, urgency measure.

A.B. 2019—LOWREY. (L. & D.) Adds Ch. 18, Div. 6, Ag. C., re manufacturing milk.

Provides for stabilization and marketing of manufacturing milk.

A.B. 2020—LOWREY. (L. & D.) Adds Sec. 703, Ag. C., to require all dairy products produced and processed in this State to be packaged in containers labeled "produced and processed in California."

A.B. 2021—LOWREY. (Agr.) Amends Sec. 1080, Ag. C. Extends authorization of Director of Agriculture to make rules re agricultural chemicals from ninety-first day after final adjournment of 1957 Regular Session to such time after 1961 Regular Session.

A.B. 2022—LOWREY. (C. P., & P. W.) Adds Art. 5, Ch. 10, Div. 4, P. R. C., re reforestation.

Declares that it is in interest of people of State that State take leadership in determining means and methods for reforesting nonproducing forest lands.

Requires State Forester to prepare map setting forth areas of nonrestocking forest lands and requires him with advice and cooperation of University of California's School of Forestry and appropriate district forest practice committee, to undertake experiments and studies to determine costs and feasible methods of reforestation.

Authorizes State Forester to establish advisory committee on reforestation methods and procedures and to collect additional seed required, increase capacity of state nurseries, and purchase necessary equipment and employ necessary personnel.

Declares intent that experimentation and studies be limited to determination of methods of establishing successful forest plantations up to approximately fifth year from time of initial culture procedure and that progress reports be prepared and disseminated to interested owners of forest land.

Appropriates to Division of Forestry \$15,000 for fiscal year ending June 30, 1958, and \$25,000 for each of fiscal years ending June 30, 1959, to and including June 30, 1962, for such purposes.

A.B. 2023—LOWREY. (L. & D.) Adds Art. 1, and heading to Art. 2, Ch. 7, Div. 4, Ag. C., re imported milk products.

Provides for nonresident dairy producers license to be issued to producer of dairy products in another state who meets standards of quality equal to California's, for unspecified fee.

Makes unlawful importation of dairy products for consumption in State not produced by licensed nonresident producer.

A.B. 2024—LOWREY. (L. & D.) Amends, repeals, and adds various secs., Ag. C., re milk inspection.

Deletes authorization for approved milk inspection service by city or county and instead provides for state milk inspection services.

A.B. 2025—LOWREY. (L. & D.) Amends Secs. 4246, 4247, 4281, and 4293, Ag. C., re marketing of milk and milk products.

Deletes provision that prices for fluid milk, cream, and skim milk, milk fat, and fluid skim milk components under stabilization and marketing plan be based on economic relationship, and in no event lower than, manufacturing milk prices.

Provides such prices shall be based on survey conducted by Director of Agriculture costs of production of fluid milk in the marketing area.

A.B. 2026—CHAPEL. (Jud.) Repeals Sec. 6738, B. & P. C., to delete provision authorizing civil engineers to practice in partnership, firm or corporation.

A.B. 2027—CHAPEL. (G. E. & E.) Adds Secs. 5645 and 5646, B. & P. C., re landscape architects.

Provides practice of landscape architecture not include design of structure or fixed works embraced in practice of civil engineering and location of property lines or points, subdivision of tracts of land, or geodetic or cadastral surveying.

A.B. 2028—CHAPEL. (G. E. & E.) Amends Sec. 6751, B. & P. C., re professional engineers.

Provides applicant must furnish evidence of eight, rather than six years, of experience in engineering.

A.B. 2029—CHAPEL. (G. E. & E.) Amends Sec. 6731, and adds 6737.1, B. & P. C., re civil engineering.

Revises provisions permitting preparation of plans for certain buildings by persons not licensed as civil engineers, making no substantive change.

A.B. 2030—CHAPEL. (G. E. & E.) Amends Sec. 6760, B. & P. C., re temporary authorizations for professional engineers.

Revises law providing for temporary 60 day authorization for practice of engineering by person legally qualified to practice that branch of engineering in his home state or country.

Requires applicant for temporary authorization to appear before State Board of Registration for Civil and Professional Engineers and satisfactorily demonstrate engineering knowledge.

Permits extension of authorization to 120 days.

A.B. 2031—CHAPEL. (G. E. & E.) Amends Secs. 6756 and 6756.1, and adds Sec. 6756.2, B. & P. C., re engineer-in-training certificates.

Revises and clarifies provisions for certification of engineers-in-training. Extends period of certificate from eight years after issuance to June 30th of eleventh year after issuance, and extends certificates reinstated by reason of military service to June 30th of eleventh year after reinstatement.

A.B. 2032—CHAPEL. (G. E. & E.) Amends Sec. 6714, B. & P. C., re executive secretary of State Board of Registration for Civil and Professional Engineers.

Requires board to appoint secretary with approval of Director of Department of Professional and Vocational Standards at salary not less than that of principal highway engineer rather than to appoint secretary at salary fixed by board with approval of Director of Finance.

A.B. 2033—PORTER. (Jud.) Amends Sec. 72759, Gov. C., re jury and traffic commissioner of municipal court in district with not more than five judges in Los Angeles County.

Requires such commissioner, except incumbents on January 1, 1957, to have same qualifications as law requires of judge, rather than to be law school graduate. Sets salary at amount equal to that for commissioners of Los Angeles Municipal Court District, rather than amount to which he would otherwise be entitled. Makes him member of retirement system which includes clerks and deputy clerks. Requires him to continue to be clerk or deputy clerk without additional compensation.

A.B. 2034—BRADLEY. (Fin. & Ins.) Adds Sec. 955, Fin. C., to permit bank to make special charge against account of depositor who writes check exceeding balance.

A.B. 2035—BROWN. (G. E. & E.) Adds Secs. 5018.5 and 5020.5, B. & P. C., requiring meetings and records of State Board of Accountancy to be open to public.

A.B. 2036—BROWN. (G. E. & E.) Adds Sec. 23078, B. & P. C., requiring meetings of Alcoholic Beverage Appeals Board to be open to public.

A.B. 2037—BROWN. (G. E. & E.) Amends Ch. 20, Stats. 1946 (1st Ex.) Sess., Construction and Employment Act, requiring meetings and records of State Allocation Board to be open to public.

A.B. 2038—BROWN. (G. E. & E.) Adds Sec. 5524.5, B. & P. C., requiring meetings of California State Board of Architectural Examiners to be open to public.

A.B. 2039—BROWN. (G. E. & E.) Adds Secs. 18623.5 and 18626.5, B. & P. C., requiring meetings and records of State Athletic Commission to be open to public.

A.B. 2040—BROWN. (G. E. & E.) Adds Sec. 6505.5, B. & P. C., requiring meetings of State Board of Barber Examiners to be open to public.

- A.B. 2041—BROWN. (G. E. & E.) Adds Secs. 9629.5 and 9632, B. & P. C., requiring meetings and records of Cemetery Board to be open to public.
- A.B. 2042—BROWN. (G. E. & E.) Adds Secs. 1002 and 1003, B. & P. C., requiring meetings and records of State Board of Chiropractic Examiners to be open to public.
- A.B. 2043—BROWN. (G. E. & E.) Adds Sec. 6716.5, B. & P. C., requiring meetings of State Board of Registration for Civil and Professional Engineers to be open to public.
- A.B. 2044—BROWN. (G. E. & E.) Adds Sec. 6864.5, B. & P. C., requiring meetings of State Collection Agency Board to be open to public.
- A.B. 2045—BROWN. (G. E. & E.) Adds Sec. 7008.5, B. & P. C., requiring meetings of Contractors' State License Board to be open to public.
- A.B. 2046—BROWN. (G. E. & E.) Adds Sec. 7309.5, B. & P. C., requiring meetings of State Board of Cosmetology to be open to public.
- A.B. 2047—BROWN. (G. E. & E.) Adds Sec. 1610.5, B. & P. C., requiring meetings of Board of Dental Examiners of California to be open to public.
- A.B. 2048—BROWN. (G. E. & E.) Adds Secs. 9534.5 and 9536, B. & P. C., requiring meetings and records of State Board of Dry Cleaners to be open to public.
- A.B. 2049—BROWN. (G. E. & E.) Adds Sec. 19.7, F. & G. C., requiring records of Fish and Game Commission to be open to public.
- A.B. 2050—BROWN. (G. E. & E.) Adds Secs. 7605.5 and 7611, B. & P. C., requiring meetings and records of State Board of Funeral Directors and Embalmers to be open to public.
- A.B. 2051—BROWN. (G. E. & E.) Adds Secs. 7206.5 and 7207.5, B. & P. C., requiring meetings and records of State Board of Guide Dogs for the Blind to be open to public.
- A.B. 2052—BROWN. (G. E. & E.) Adds Sec. 5628.5, B. & P. C., requiring meetings of California State Board of Landscape Architects to be open to public.
- A.B. 2053—BROWN. (G. E. & E.) Adds Secs. 6304.5 and 6307.5, B. & P. C., requiring meetings and records of county boards of law library trustees to be open to public.
- A.B. 2054—BROWN. (G. E. & E.) Adds Secs. 2712.5 and 2713.5, B. & P. C., requiring meetings and records of Board of Nurse Examiners of the State of California to be open to public.
- A.B. 2055—BROWN. (G. E. & E.) Adds Sec. 3017.5, B. & P. C., requiring meetings of State Board of Optometry to be open to public.
- A.B. 2056—BROWN. (G. E. & E.) Adds Secs. 3601 and 3602, B. & P. C., requiring meetings and records of Board of Osteopathic Examiners to be open to public.
- A.B. 2057—BROWN. (G. E. & E.) Adds Secs. 2121 and 2122, B. & P. C., requiring meetings and records of Board of Medical Examiners of the State of California and Board of Osteopathic Examiners of the State of California to be open to public.
- A.B. 2058—BROWN. (G. E. & E.) Adds Secs. 4008.5 and 4013, B. & P. C., requiring meetings and records of California State Board of Pharmacy to be open to public.
- A.B. 2059—BROWN. (G. E. & E.) Adds Secs. 10058.5 and 10060, B. & P. C., requiring meetings and records of Real Estate Board to be open to public.

- A.B. 2060—BROWN. (G. E. & E.) Adds Secs. 8003.5 and 8010, B. & P. C., requiring meetings and records of Certified Shorthand Reporters Board to be open to public.
- A.B. 2061—BROWN. (G. E. & E.) Adds Secs. 9009.5 and 9016, B. & P. C., requiring meetings and records of Board of Social Work Examiners of the State of California to be open to public.
- A.B. 2062—BROWN. (G. E. & E.) Adds Sec. 8524.5, B. & P. C., requiring meetings of Structural Pest Control Board to be open to public.
- A.B. 2063—BROWN. (G. E. & E.) Adds Secs. 69.5 and 85, M. & V. C., requiring meetings and records of California Veterans Board to be open to public.
- A.B. 2064—BROWN. (G. E. & E.) Adds Secs. 4808.5 and 4809.1, B. & P. C., requiring meetings and records of Board of Examiners in Veterinary Medicine to be open to public.
- A.B. 2065—BROWN. (G. E. & E.) Adds Secs. 2851.5 and 2852.5, B. & P. C., requiring meetings and records of Board of Vocational Nurse Examiners of the State of California to be open to public.
- A.B. 2066—BROWN. (G. E. & E.) Adds Sec. 317, P. U. C., requiring records of Public Utilities Commission to be open to public.
- A.B. 2067—BROWN. (G. E. & E.) Adds Secs. 1153.1 and 1153.2, H. & N. C., requiring meetings and records of Board of Pilot Commissioners for the Bays of San Francisco, San Pablo and Suisun to be open to public.
- A.B. 2068—BROWN. (G. E. & E.) Adds Secs. 1261 and 1262, H. & N. C., requiring meetings and records of Board of Pilot Commissioners for Humboldt Bay to be open to public.
- A.B. 2069—BROWN. (G. E. & E.) Adds Secs. 1355 and 1356, H. & N. C., requiring meetings and records of Board of Pilot Commissioners for the Harbor of San Diego to be open to public.
- A.B. 2070—BROWN. (G. E. & E.) Adds Secs. 506.1 and 506.2, P. R. C., requiring meetings and records of State Park Commission to be open to public.
- A.B. 2071—BROWN. (G. E. & E.) Adds Secs. 507.2 and 507.3, P. R. C., requiring meetings and records of State Mining Board to be open to public.
- A.B. 2072—BROWN. (G. E. & E.) Adds Secs. 3414.1 and 3414.2, P. R. C., requiring meetings and records of Board of Review, Correction, and Equalization for oil and gas assessments to be open to public.
- A.B. 2073—BROWN. (G. E. & E.) Adds Secs. 6109 and 6110, P. R. C., requiring meetings and records of State Lands Commission to be open to public.
- A.B. 2074—BROWN. (G. E. & E.) Adds Secs. 9066 and 9067, P. R. C., requiring meetings and records of State Soil Conservation Advisory Board to be open to public.
- A.B. 2075—BROWN. (G. E. & E.) Adds Secs. 20494 and 20495, Ed. C., requiring meetings and records of board of examiners for vocational teachers to be open to public.
- A.B. 2076—BROWN. (G. E. & E.) Adds Secs. 14344 and 14345, Ed. C., requiring meetings and records of Retirement Investment Board to be open to public.
- A.B. 2077—BROWN. (G. E. & E.) Adds Secs. 14315 and 14316, Ed. C., requiring meetings and records of Teachers Retirement Board to be open to public.
- A.B. 2078—BROWN. (G. E. & E.) Adds Secs. 119 and 120, Ed. C., requiring meetings and records of State Board of Education to be open to public.

- A.B. 2079—BROWN. (G. E. & E.) Adds Secs. 3091 and 3092, Lab. C., requiring meetings and records of Apprenticeship Council to be open to public.
- A.B. 2080—BROWN. (G. E. & E.) Adds Secs. 146 and 147, Lab. C., requiring meetings and records of Industrial Safety Board to be open to public.
- A.B. 2081—BROWN. (G. E. & E.) Adds Secs. 136 and 137, Lab. C., requiring meetings and records of Industrial Accident Commission to be open to public.
- A.B. 2082—BROWN. (G. E. & E.) Adds Secs. 76 and 77, Lab. C., requiring meetings and records of Commission of Housing to be open to public.
- A.B. 2083—BROWN. (G. E. & E.) Adds Secs. 71.1 and 71.2, Lab. C., requiring meetings and records of Industrial Welfare Commission to be open to public.
- A.B. 2084—BROWN. (G. E. & E.) Adds Sec. 15703, Gov. C., requiring meetings of Franchise Tax Board to be open to public.
- A.B. 2085—BROWN. (G. E. & E.) Adds Sec. 15625, Gov. C., requiring meetings of State Board of Equalization to be open to public.
- A.B. 2086—BROWN. (G. E. & E.) Adds Sec. 160, Wat. C., requiring records of boards concerned with water problems of the State to be open to public.
- A.B. 2087—BROWN. (G. E. & E.) Adds Secs. 15486 and 15487, Gov. C., requiring meetings and records of Board of Investment to be open to public.
- A.B. 2088—BROWN. (G. E. & E.) Adds Secs. 13912 and 13913, Gov. C., requiring meetings and records of State Board of Control to be open to public.
- A.B. 2089—BROWN. (G. E. & E.) Adds Secs. 8012 and 8013, Gov. C., requiring meetings and records of California Commission on Interstate Cooperation to be open to public.
- A.B. 2090—BROWN. (G. E. & E.) Adds Sec. 50847, Gov. C., requiring meetings of Board of Firemen's Pension Fund Commissioners and Board of Police Pension Fund Commissioners to be open to public.
- A.B. 2091—BROWN. (G. E. & E.) Adds Secs. 28389 and 28390, H. & S. C., requiring meetings and records of Cannery Inspection Board to be open to public.
- A.B. 2092—BROWN. (G. E. & E.) Adds Secs. 18910 and 18911, H. & S. C., requiring meetings and records of State Buildings Standards Commission to be open to public.
- A.B. 2093—BROWN. (G. E. & E.) Adds Secs. 13141.1 and 13141.2, H. & S. C., requiring meetings and records of State Fire Advisory Board to be open to public.
- A.B. 2094—BROWN. (G. E. & E.) Adds Secs. 1110.1 and 1110.2, H. & S. C., requiring meetings and records of California Conference of Local Health Officers to be open to public.
- A.B. 2095—BROWN. (G. E. & E.) Adds Secs. 431.3 and 431.4, H. & S. C., requiring meetings and records of Advisory Hospital Council to be open to public.
- A.B. 2096—BROWN. (G. E. & E.) Adds Secs. 103.1 and 103.2, H. & S. C., requiring meetings and records of State Board of Public Health to be open to public.
- A.B. 2097—BROWN. (G. E. & E.) Adds Sec. 102.1, W. & I. C., requiring meetings of Social Welfare Board to be open to public.

- A.B. 2098—BROWN. (G. E. & E.) Adds Secs. 505.1 and 505.2, P. R. C., requiring meetings and records of State Board of Forestry to be open to public.
- A.B. 2099—BROWN. (G. E. & E.) Adds Secs. 40.1 and 42, Ag. C., requiring meetings and records of State Board of Agriculture to be open to public.
- A.B. 2100—BROWN. (G. E. & E.) Adds Secs. 71.1 and 71.2, Ag. C., requiring meetings and records of Board of Directors of the California State Fair and Exposition to be open to public.
- A.B. 2101—BROWN. (G. E. & E.) Adds Secs. 44.1 and 44.2, Ag. C., requiring meetings and records of Poultry Improvement Commission to be open to public.
- A.B. 2102—BROWN. (G. E. & E.) Adds Secs. 205.6 and 205.7, Ag. C., requiring meetings and records of State Livestock Sanitary Committee to be open to public.
- A.B. 2103—BROWN. (G. E. & E.) Adds Secs. 335.1 and 335.2, Ag. C., requiring meetings and records of Livestock Identification Advisory Board to be open to public.
- A.B. 2104—BROWN. (G. E. & E.) Adds Secs. 745.6 and 745.7, Ag. C., requiring meetings and records of California Dairy Industry Advisory Board to be open to public.
- A.B. 2105—BROWN. (G. E. & E.) Adds Secs. 1300.15b and 1300.15c, Ag. C., requiring meetings and records of agricultural products marketing advisory boards to be open to public.
- A.B. 2106—BROWN. (G. E. & E.) Adds Secs. 84.1 and 84.2, Ag. C., requiring meetings and records of district agricultural associations to be open to public.
- A.B. 2107—BROWN. (Jud.) Amends Sec. 4204, Gov. C., reactions against sureties on contractor's bonds on public works for labor or materials and supplies and reasonable attorney's fees.  
Adds provision that no action shall be filed against sureties until 60 days after notice of claim is given to surety or sureties.
- A.B. 2108—BROWN. (C., P., & P. W.) Amends Sec. 21657, Wat. C., re irrigation districts making no substantive change.
- A.B. 2109—MEYERS. (Trans. & C.) Amends Sec. 529, Veh. C., re overtaking and passing on the right.  
Permits overtaking and passing on the right on highway within or outside of a business or residence district where highway of sufficient width, and where clearly marked if outside of a business or residence district, to allow two or more lines of moving traffic in the direction of travel.
- A.B. 2110—MEYERS. (Jud.) Amends Sec. 585.7, Veh. C., re removing abandoned vehicles from highway.  
Provides as to vehicles worth \$75 or less, that affidavit of officer removing vehicle shall state that a duly authorized officer, rather than officer removing vehicle, attempted to locate owner at address shown on records of Department of Motor Vehicles, rather than unable to locate owner after diligent inquiry, or that owner located and signed affidavit disclaiming interest in vehicle or as additional alternative refused same and failed to reclaim vehicle within 15 days after notice. Provides such refusal and failure to reclaim is waiver of owner's interest.

A.B. 2111—MEYERS. (Trans. & C.) Amends Sec. 158, 180 and 205, Veh. C., re license plates.

Provides no covering shall be used on plates unless approved by California Highway Patrol.

Exempts dealer transferee from requirement of applying for transfer of registration of vehicles held for resale and operated under special plates, rather than if operated solely for purpose of testing, demonstrating or selling same.

Exempts manufacturer or dealer from registration of vehicles operated under special plates, rather than if operated solely for certain purposes connected with testing and selling same.

Requires manufacturer, dealer or transporter operating vehicle under special plates to display plates or permits issued for vehicle in addition to special plates.

A.B. 2112—MEYERS. (Trans. & C.) Amends Sec. 596.4, Veh. C., to grant exception for driver training school instructors in dual control vehicles from prohibition against interfering with control of driver of motor vehicle.

A.B. 2113—MEYERS. (Trans. & C.) Amends Sec. 476.1, Veh. C., re pedestrian control signals.

Authorizes pedestrians to proceed in diagonal direction across roadway if "walk" signal so indicates.

A.B. 2114—MEYERS. (Trans. & C.) Amends Sec. 243, Veh. C., authorizing title transfer of vehicle to be dismantled or wrecked without payment of prior unpaid transfer fees.

A.B. 2115—MEYERS. (Trans. & C.) Amends Secs. 158, 180, 205, and 375, Veh. C., re issuance and use of dealer plates.

Provides only one special license plate for manufacturers, dealers, transporters, and wreckers to be attached to rear of vehicle.

Deletes limitation that highway operation under such special plates by dealer or manufacturer be solely for testing, demonstrating, or selling vehicle and that dealer must apply for transfer if moved on highway for any other purpose.

Raises fees for such special plate \$3.

A.B. 2116—MEYERS. (Fin. & Ins.) Amends Secs. 1328 and 2707.2, U. I. C., re notice of determination of eligibility for unemployment and disability insurance benefits.

Requires that determinations as to claimant's eligibility for disability and unemployment insurance benefits be sent to claimant's union, if any, as well as to claimant or claimant and employer.

A.B. 2117—MEYERS. (Ed.) Amends Sec. 6802, Ed. C., re length of school day.

Authorizes governing board of school district, subject to authority of State Board of Education, to fix time of opening and closing of schools for both teachers and pupils.

A.B. 2118—MEYERS. (Ed.) Amends Sec. 445.2, Veh. C., re driving schools.

Designates specific grounds on which Department of Motor Vehicles may refuse to issue license certificate to conduct driver school or to act as driving instructor and provides for administrative hearing on such refusal.

A.B. 2119—MEYERS. (Trans. & C.) Amends Secs. 445.4 and 445.5, Veh. C., re driving schools.

Authorizes department to suspend, revoke, or refuse to renew license of driving school operator where licensee convicted of crime, does acts, or is guilty of conduct, manifesting unfitness to perform his occupational duties, and specific finding made in relation thereto.

Makes Administrative Procedure Act applicable to notice and hearings under driving schools regulator provisions.

A.B. 2120—WINTON. (Ed.) Amends Sec. 423, Ed. C., re changing annual salary of Merced County Superintendent of Schools from \$7,500 to unspecified amount.

A.B. 2121—CRAWFORD. (P. U. & C.) Amends Sec. 576, Veh. C., re grade crossings.

Requires Public Utilities Commission to designate, and public agency having jurisdiction of highway to post signs at, grade crossings of street railway, spur, and industrial tracks within business and residential districts at which vehicles which otherwise are required to stop before crossing, need not stop.

Permits driver of vehicle otherwise required to stop to cross without stopping a track over which there are not more than four rail movements in any 24-hour period where, with approval of commission, distinctive signs are displayed indicating no stop need be made unless a train or locomotive is approaching.

A.B. 2122—FRANCIS. (Ed.) Amends Sec. 7717, Ed. C., re state school building aid.

Allows four, rather than two, years estimate of average daily attendance for elementary grade level construction.

A.B. 2123—HOLMES. (Mun. & C. G.) Amends Sec. 23142, Gov. C., re boundaries of Santa Barbara County, making no substantive change.

A.B. 2124—HOLMES. (Mun. & C. G.) Amends Sec. 28128, Gov. C., re compensation for public service in San Luis Obispo County, making no substantive change.

A.B. 2125—HOLMES. (Ed.) Amends Sec. 428, Ed. C., changing annual salary of Superintendent of Schools of San Luis Obispo County to an unspecified sum.

A.B. 2126—HOLMES. (Ed.) Amends Sec. 421, Ed. C., changing salary of Santa Barbara County Superintendent of Schools to unspecified amount.

A.B. 2127—HOLMES. (Mun. & C. G.) Amends Sec. 28121, Gov. C., re compensation for public service in Santa Barbara County, making no substantive change.

A.B. 2128—CONRAD. (C., P., & P. W.) Adds Sec. 5031.5, P. R. C., declaring site known as El Paseo Cahuenga in City of Los Angeles is a state park.

A.B. 2129—CONRAD. (G. E. & E.) Amends Sec. 5096, B. & P. C., re accountants.

See digest of S.B. 282, apparently identical.

A.B. 2130—MILLER. (Ed.) Amends Sec. 1, Ed. C., re public schools, making no substantive change.

A.B. 2131—HANSEN. (Rev. & Tax.) Amends Sec. 6359, R. & T. C., re sales and use tax exemptions.

See digest of S.B. 596, apparently identical.

A.B. 2132—ERNEST R. GEDDES. (Mun. & C. G.) Amends Ch. 755, Stats. 1915, the Los Angeles County Flood Control Act, re transfers of storm drain improvements.

Deletes requirement that such storm drain improvements be constructed prior to July 1, 1955, in order for district to accept same.

A.B. 2133—COLLIER. (G. O.) Amends Sec. 12, Ch. 29, Stats. 1956 (1st Ex. Sess.) and Sec. 6816, P. R. C., re Investment Fund.

Deletes provisions which require deposit of moneys in Investment Fund and requires such moneys be deposited in General Fund.

Transfers all moneys and investments in or pertaining to Investment Fund to General Fund.

A.B. 2134—RUMFORD. (Jud.) Amends Sec. 11200, H. & S. C., to exempt from requirement of prescription and physician's report, preparations containing in one fluid or avoirdupois ounce not more than two grains of noscapine or papaverine, without additional narcotics.

A.B. 2135—RUMFORD. (Jud.) Amends Sec. 11166.12, H. & S. C., re narcotic prescriptions.

Exempts noscapine from provisions re writing of narcotic prescriptions on triplicate blanks and filing thereof.

Deletes time limitation in which oral prescription for certain drugs be reduced to writing.

A.B. 2136—RUMFORD. (Pub. H.) Amends Sec. 28007, H. & S. C., re canned dog and pet food manufactured from horsemeat.

Deletes prohibition that such canned food contain phrases or other material on label from which it may be implied that contents are fit for human consumption.

A.B. 2137—ELLIOTT. (Mun. & C. G.) Adds Ch. 3.5, Pt. 2, Div. 5, H. & S. C., to require prior approval of board of supervisors and holding of public hearing before establishing garbage or rubbish disposal site.

A.B. 2138—MARSH. (P. U. & C.) Amends Sec. 586, Veh. C., to prohibit stopping or parking of vehicles at such places within 50 feet of railroad tracks as may be specified by Public Utilities Commission, and to require local authorities to post appropriate signs.

A.B. 2139—CUNNINGHAM. (Mun. & C. G.) Amends Sec. 32004.8, H. & S. C., re boundaries of hospital districts, making no substantive change.

A.B. 2140—CUNNINGHAM. (Mun. & C. G.) Amends Sec. 32000, H. & S. C., re hospital districts, making no substantive change.

A.B. 2141—CUNNINGHAM. (Mun. & C. G.) Amends Sec. 32004.92, H. & S. C., re hospital districts, making no substantive change.

A.B. 2142—CUNNINGHAM. (Pub. H.) Amends Sec. 4223, B. & P. C., re hypnotic drugs, making no substantive change.

A.B. 2143—CUNNINGHAM. (Jud.) Amends Sec. 11721, H. & S. C., re persons unlawfully using narcotics.

Makes unlawful use of, or addiction to, narcotics a felony, rather than a misdemeanor. Increases penalty for such use or addiction from not less than 90 days in county jail, to not less than one nor more than five years in state prison.

A.B. 2144—CUNNINGHAM. (Jud.) Amends Sec. 11500, H. & S. C., to prohibit person from permitting narcotics to be administered to himself except upon written prescription of physician, dentist, chiropodist, or veterinarian licensed to practice in State.

A.B. 2145—CUNNINGHAM. (Pub. H.) Adds Secs. 213, 214, 215, and 216, H. & S. C., re information and other data procured by Department of Public Health in connection with morbidity or mortality studies.

Makes such information, records and data confidential, inadmissible as evidence and usable solely for medical and scientific research.

Provides that no person, agency or institution shall be subject to civil action for furnishing department such information, records or data.

Makes it a misdemeanor to disclose information, records or data.

A.B. 2146—CUNNINGHAM. (Jud.) Amends Sec. 666, Pen. C., re effect of prior conviction of petit theft on penalty for subsequent conviction.

Includes imprisonment in penal institution as condition of probation for committing petit larceny or petit theft, as well as serving term in such institution, in provisions providing punishment of offender previously convicted of such crimes.

Punishes as felony, rather than as misdemeanor or felony, where subsequent conviction is for petit theft.

A.B. 2147—DONALD D. DOYLE. (G. E. & E.) Amends Sec. 10082, B. & P. C., re real estate directory of licensed brokers and salesmen.

Permits, rather than requires, Real Estate Commission to publish directory at appropriate intervals, rather than on October 1st of each year, and charge fee based on cost, rather than \$1 per copy.

**A.B. 2148—DONALD D. DOYLE.** (C., P., & P. W.) Adds Sec. 31121, Wat. C., to authorize county water districts to install and maintain fire hydrants.

**A.B. 2149—DONALD D. DOYLE.** (C., P., & P. W.) Amends Sec. 31303, Wat. C., re funds of county water districts, making no substantive change.

**A.B. 2150—DONALD D. DOYLE.** (C., P., & P. W.) Amends Sec. 30543, Wat. C., to prohibit appointment of person as general manager and auditor or general manager, secretary and auditor of county water district.

**A.B. 2151—CHAPEL.** (Jud.) Repeals various secs., B. & P. C., re board of governors of State Bar.

Eliminates provisions for division of State into State Bar districts, election of members of governing board from districts, term of office of board members, and election procedure.

**A.B. 2152—CALDECOTT** (Departmental). (G. O.) Repeals Secs. 12327 and 12331, amends Sec. 12328, Gov. C., re state fiscal procedures.

Repeals provisions requiring State Treasurer to furnish Controller with monthly lists of warrants paid, and requirement that Treasurer authenticate with his official seal all writings and papers issued from his office.

Provides for daily, rather than monthly, reports by Treasurer to Controller of amounts disbursed during preceding day, rather than month, and funds out of which disbursements were paid, and deletes requirement of monthly report of all cash on hand to credit of each fund.

**A.B. 2153—CALDECOTT** (Departmental). (G. O.) Amends Secs. 17093 and 17094, Gov. C., re state fiscal procedures with reference to duplicate warrants issued in lieu of lost or destroyed warrants.

Adds provision that when Controller issues duplicate, he shall notify Treasurer thereof and identify warrant.

Deletes requirement that Treasurer, as well as Controller, shall make entries on books showing lost or destroyed warrants and issuance of duplicates.

**A.B. 2154—HENDERSON.** (C., P., & P. W.) Amends Ch. 503, Stats. 1955, the Fresno Metropolitan Flood Control Act, re inclusion and exclusion of territory, to permit such and to provide for petition, protest, hearing, and election.

**A.B. 2155—ERNEST R. GEDDES.** (G. E. & E.) Adds Sec. 17052, B. & P. C., re Unfair Practices Act.

See digest of S.B. 271, apparently identical.

**A.B. 2156—ERNEST R. GEDDES.** (Rev. & Tax.) Amends Sec. 202, R. & T. C., re property taxation.

States, for purposes of exemption of public school property, that property used for state college stores, cafeterias and other state college activities, whether by college itself or auxiliary nonprofit corporation or student body organization, is property used exclusively for public schools. States this is merely declaratory of existing law.

**A.B. 2157—SUMNER.** (Jud.) Amends Sec. 73732, Gov. C., re monthly salary of Fullerton-Anaheim-La Habra-Brea-Placentia municipal court clerk, making no substantive change.

**A.B. 2158—SUMNER.** (Jud.) Amends Sec. 73992, Gov. C., re monthly salary of Orange-Tustin-Santa Ana municipal court clerk, making no substantive change.

**A.B. 2159—SUMNER.** (Jud.) Amends Sec. 70012, Gov. C., re changing annual salary of Orange County superior court reporters from \$7,200 to unspecified amount.

**A.B. 2160—FREW.** (G. E. & E.) Adds Sec. 337.11, Pen. C., re selling information on outcome of horse races.

Makes misdemeanor to sell or offer to sell information or purported information predicting outcome of horse races to be run in this State. Exempts person licensed

in county or city for such activities in the county or city, any regularly published newspaper or periodical and owners and employees thereof if its principal business is not the predicting outcome of such races.

A.B. 2161—FREW. (G. E. & E.) Adds Art. 4.5, Ch. 4, Div. 8, B. & P. C., re persons selling information or predictions of horse races to be run in this State or elsewhere.

Provides for regulation and licensing of such persons, except persons licensed locally or connected with regularly published periodical which publishes information predicting horse races in ordinary course of its business but not as principal business.

A.B. 2162—FREW. (G. E. & E.) Adds Ch. 4, Pt. 2, Div. 7, B. & P. C., re gift enterprises.

See digest of S.B. 1005, apparently identical.

A.B. 2163—FREW. (G. E. & E.) Amends Sec. 17082, B. & P. C., re Unfair Practices Act.

Authorizes recover of three times actual damages sustained by plaintiff in, and three times actual damages sustained by person assigning claim to plaintiff in, action for damages resulting from violation of Unfair Practices Act.

A.B. 2164—FREW. (G. E. & E.) Adds Sec. 17052, B. & P. C., making it unlawful for person or organization publicly offering article for sale at stated price, to limit quantities purchasable by customer.

A.B. 2165—FREW. (Trans. & C.) Amends Sec. 301, S. & H. C., to name State Highway Route 1 "Cabrillo No. 1."

A.B. 2166—FREW. (Ed.) Amends Sec. 415, Ed. C., re changing annual salary of Tulare County superintendent of schools from \$9,300 to unspecified amount.

A.B. 2167—FREW. (Mun. & C. G.) Amends Sec. 28115, Gov. C., changing annual salary of Tulare County auditor to unspecified amount.

A.B. 2168—FREW. (Ed.) Amends Sec. 429, Ed. C., changing annual salary of Kings County superintendent of schools to unspecified amount.

A.B. 2169—FREW. (Mun. & C. G.) Amends Sec. 28129, Gov. C., changing annual salary of Kings County auditor to unspecified amount.

A.B. 2170—GAFFNEY (Departmental). (Jud.) Amends various sees., Veh. C., re financial responsibility and security following accident.

Increases requirements under financial responsibility law and provisions re security following accidents from \$5,000 to \$10,000 with respect to one person and from \$10,000 to \$20,000 with respect to all persons in one accident and from \$1,000 to \$5,000 property damage. Makes companion increase in cash deposit provision from \$11,000 to \$25,000.

To become operative January 1, 1959.

A.B. 2171—CONRAD. (Elec. & Reap.) Amends Sec. 5751, Elec. C., re electronic voting machines, making no substantive change.

A.B. 2172—WEINBERGER (Departmental). (C. S. & S. P.) Adds various sees., Gov. C., to include harbor policemen employed by Board of State Harbor Commissioners for San Francisco Harbor in State Employees' Retirement System.

A.B. 2173—WEINBERGER (Departmental). (Jud.) Amends Sec. 6816, adds Sec. 6816.5, P. R. C., re harbors and ports.

See digest of S.B. 992, apparently identical.

A.B. 2174—WEINBERGER (Departmental). (G. O.) Amends Sec. 1705, H. & N. C., re governing body of San Francisco Harbor.

See digest of S.B. 984, apparently identical.

- A.B. 2175—WEINBERGER (Departmental). (G. O.) Adds Sec. 192.7, S. & H. C., to require Department of Public Works to pay unspecified percent of State Highway Fund money allocated for expenditure on state highways in City and County of San Francisco to San Francisco Port Authority for maintenance of San Francisco Harbor Embarcadero.
- A.B. 2176—WEINBERGER (Departmental). (G. O.) Amends Secs. 1690 and 1700, repeals Sec. 1692, H. & N. C., re San Francisco Harbor.  
See digest of S.B. 982, apparently identical.
- A.B. 2177—WEINBERGER (Departmental). (G. O.) Amends Sec. 1700.5, H. & N. C., re San Francisco Harbor.  
See digest of S.B. 985, apparently identical.
- A.B. 2178—WEINBERGER (Departmental). (G. O.) Amends Sec. 1990, H. & N. C., re San Francisco Harbor.  
See digest of S.B. 991, apparently identical.
- A.B. 2179—WEINBERGER (Departmental). (G. O.) New act, providing for issuance and sale of state bonds to create fund to provide for improvement of San Francisco Harbor and its facilities.  
See digest of S.B. 988, apparently identical.
- A.B. 2180—WEINBERGER (Departmental). (G. O.) Amends Sec. 1915, H. & N. C., re San Francisco Harbor.  
See digest of S.B. 990, apparently identical.
- A.B. 2181—WEINBERGER (Departmental). (G. O.) Amends and repeals various secs., H. & N. C., re reorganization of Board of State Harbor Commissioners.  
Clarifies references in code to board by substituting for such the word authority. Transfers administrative duties of commission from port manager to port director. Makes all duties of chief wharfinger subject to rules of the authority with port director as executive officer to administer such rules.
- A.B. 2182—WEINBERGER (Departmental). (G. O.) Repeals Sec. 1705.5, H. & N. C., re San Francisco Harbor.  
See digest of S.B. 986, apparently identical.
- A.B. 2183—WEINBERGER (Departmental). (G. O.) Amends Sec. 2054, H. & N. C., re San Francisco Harbor.  
See digest of S.B. 987, apparently identical.
- A.B. 2184—SHELL. (Pub. H.) Adds Sec. 213, H. & S. C., re directing enforcement by Department of Public Health of Pen. C. Sec. 383b re fraudulent sale of "Kosher" meats.
- A.B. 2185—DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 10540, Ins. C., and adds Sec. 12252.5, R. & T. C., re insurance taxation.  
See digest of S.B. 1099, apparently identical.
- A.B. 2186—MEYERS (Departmental). (Ed.) Amends Sec. 20621, Ed. C., re police departments at state colleges.  
Permits Department of Education to establish police departments at all state colleges rather than only at colleges that maintain course in penology and which are situated in unincorporated territory.
- A.B. 2187—MEYERS (Departmental). (Ed.) Adds Sec. 20406, and repeals Secs. 20401 to 20403, incl., Ed. C., re state colleges.  
Requires Director of Education to authorize any state college president to establish extension and field services, rather than requiring director to detail college instructors for school extension service in rural schools.
- A.B. 2188—MEYERS (Departmental). (Ed.) Appropriates \$1,500 to Department of Education for construction of sidewalk along northern edge of School for Cerebral Palsied Children, Northern California.

A.B. 2189—MEYERS. (Mil. Aff.) Amends Sec. 211, Veh. C., to provide that any member of armed forces is exempt from registration of vehicle owned by him if vehicle displays plates issued in state where presence was required by military orders at time of issuance, whether member is resident or nonresident of this State.

A.B. 2190—MEYERS. (G. E. & E.) Amends Sec. 445.1, Veh. C., re driver training schools, to establish standard of qualification for applicant intending to operate such school as sole instructor.

A.B. 2191—MEYERS. (G. E. & E.) Amends Sec. 445.1, Veh. C., to require driving school operators to pay an examination fee of \$200 and a license fee of \$50, rather than application fee of \$50.

A.B. 2192—MEYERS. (Trans. & C.) Amends Sees. 240 and 246, Veh. C., re dismantling of vehicles.

Requires automobile wrecker to obtain both license and certificate.

Requires all persons, rather than only automobile wreckers, dismantling or wrecking a vehicle to return evidences of registration to Department of Motor Vehicles and maintain specified records.

A.B. 2193—MEYERS. (Ed.) Amends Sec. 16271.1, Ed. C., permitting use of school busses by volunteer adults who are assisting in supervision of pupils.

A.B. 2194—MEYERS. (Fin. & Ins.) Adds Sec. 751.1, Ins. C., re unlawful rebates.

Makes reduction in premium for life insurance because of nonpayment of life agent's commission, an unlawful rebate.

A.B. 2195—WEINBERGER. (G. O.) Adds Sec. 25763, B. & P. C., re lighting in on-sale premises.

Requires Department of Alcoholic Beverage Control to establish standards of lighting sufficient to enable department and local enforcement officers to carry out responsibilities and duties in such premises.

A.B. 2196—SEDGWICK. (C., P., & P. W.) Amends Sees. 6305, 6352, 6356, and 6365, Wat. C., re supervision of dams by Department of Water Resources.

Provides that if actual cost of dam exceeds estimated cost by more than 15, rather than 10, percent, further fee is required, to be 115, rather than 110, percent of amount by which original fee is less than it would have been if based on actual cost.

Provides for appraisal of cost by department if owner is unable to report actual cost and for determination by department of further fees due, if any.

Requires written request by owner for consent of department to operate dam pending issuance of certificate of approval.

A.B. 2197—SEDGWICK. (Rls.) Amends Sec. 8004, Gov. C., re membership of California Commission on Interstate Cooperation.

Increases membership from 15 to 16, with six, rather than five, state officers appointed by Governor.

A.B. 2198—SEDGWICK. (C., P., & P. W.) Amends Sec. 1460, Wat. C., re appropriation of water for domestic purposes.

Extends priority granted to cities to public districts, re water put to use for domestic purposes.

A.B. 2199—DAHL. (Ed.) Amends Sec. 7717, Ed. C., re state school building aid.

Allows three, rather than two, year estimate of average daily attendance for elementary grade level construction.

A.B. 2200—DAHL. (Trans. & C.) Amends Sees. 560 and 562, Veh. C., re pedestrians.

Prohibits pedestrian from suddenly leaving curb or other place of safety and walking or running into path of vehicle which is so close that it is impossible for driver to yield.

Makes other technical changes.

A.B. 2201—THELIN. (Mun. & C. G.) Amends Sec. 6348.5, B. & P. C., re county law library.

Provides in computing average annual expenditure, for purpose of determining amount of surplus funds which board of law library trustees may invest, capital expenditures for purchase of real property and construction of library building not to be included.

A.B. 2202—WEINBERGER. (Jud.) Amends Sec. 1238.3, C. C. P., re exercise of eminent domain for hospital purposes, making no substantive change.

A.B. 2203—CRAWFORD. (Rev. & Tax.) Adds Sec. 2196, R. & T. C., re property tax liens.

Provides that property sold to private person for delinquent taxes or assessments shall become unencumbered on expiration of five years from date of sale unless lien is previously removed.

A.B. 2204—O'CONNELL. (Jud.) Amends Secs., Pen. C., and amends and repeals secs., Veh. C., to revise system for acceptance of bail in misdemeanor and felony cases.

A.B. 2205—O'Connell. (Jud.) Amends Secs. 1192.1 and 1192.2, and adds Secs. 1192.3 and 1192.4, Pen. C., re pleas of guilty in criminal cases.

Requires consent of prosecuting, rather than district, attorney to plea of guilty to certain crimes divided into degrees. Allows plea to specify punishment under certain conditions and prohibits sentencing to more severe punishment. Prescribes procedure when plea of guilty not accepted by prosecuting attorney and approved by court, and effect thereof.

A.B. 2206—O'CONNELL. (Jud.) Adds Sec. 1276, Pen. C., re bail.

Allows magistrate or court commissioner to fix and take bail for appearance before magistrate for person arrested without warrant who has not been taken before magistrate.

Requires officer to sign order for release of arrested person and set time and place for his appearance before magistrate.

A.B. 2207—O'CONNELL. (Jud.) Amends Secs. 1985.5 and 1991, C. C. P., re subpoena or orders requiring attendance of witness out of court.

Specifies form and content of subpoena requiring attendance of witness before officer or commissioner out of court.

Includes disobedience of court order requiring one to answer as witness or to subscribe an affidavit or deposition or refusal to be sworn as cause for punishment as contempt. Permits witness to show adequate excuse for failing to obey subpoena requiring his attendance out of court.

A.B. 2208—O'CONNELL. (Jud.) Adds Sec. 1999, C. C. P., re production of records in court.

Permits certain business records subpoenaed by a party to an action to be presented in court without custodian being present unless his attendance is ordered separately.

Provides for delivery of original or true copy of records to attorney who caused subpoena to issue, together with affidavit authenticating records and containing other relevant information. Adverse party may inspect and take copies of such records.

Permits admission in evidence of affidavit and records or copies so produced.

Makes act inapplicable to records of party to action.

A.B. 2209—O'CONNELL. (Jud.) Amends Secs. 69 and 82, Civ. C., revising provisions re parental consent to marriage of minors.

A.B. 2210—O'CONNELL. (Jud.) Amends Sec. 689, C. C. P., re third party claims re property on which execution is levied.

Provides that if property levied upon is required by law to be registered or recorded in name of owner, and it appears at time of levy that defendant or judgment debtor was registered or record owner, and plaintiff or person in whose favor writ

runs caused levy to be made in good faith, in reliance on such registered or recorded ownership, there shall be no liability to third party claimant by plaintiff or person in whose favor writ runs or his sureties or levying officer.

A.B. 2211—O'CONNELL. (Jud.) Amends Sec. 735, Veh. C., re admissibility of evidence.

Prohibits admission as evidence in civil action, fact of conviction for any violation of Vehicle Code upon a plea of not guilty, rather than record of such conviction or any testimony of or concerning or produced at trial terminating in such conviction.

A.B. 2212—O'CONNELL. (Jud.) Amends Secs. 2051 and 2065, C. C. P., re examination and impeachment of witnesses.

Provides that defendant in criminal case cannot be impeached on ground of felony conviction.

Modifies rule forbidding impeachment of witness on ground of felony conviction if witness has received full and unconditional pardon for offense, by eliminating requirement that such pardon has been based on certificate of rehabilitation.

Provides that in cases where impeachment on this ground is permitted, the conviction may not be shown until the party proposing to examine the witness or offer the record of conviction has satisfied the court that intent to defraud, cheat, deceive, lie, steal, or embezzle was an essential element of the felony and that competent evidence of the record of conviction is available for admission in evidence.

Modifies provision on requiring witness to answer as to felony conviction to conform to provision on impeachment, as amended.

A.B. 2213—O'CONNELL. (Jud.) Amends Secs. 2051 and 2065, C. C. P., re examination and impeachment of witnesses.

Modifies rule forbidding impeachment of witness on ground of felony conviction if witness has received full and unconditional pardon for offense, by eliminating requirement that such pardon have been based on certificate of rehabilitation.

Provides that where impeachment on this ground is permitted, the conviction may not be shown until the party proposing to examine the witness or offer the record of conviction has satisfied the court that intent to defraud, cheat, deceive, lie, steal, or embezzle was an essential element of the felony and that competent evidence of the record of conviction is available for admission in evidence.

Modifies provision on requiring witness to answer as to felony conviction to conform to provision on impeachment, as amended.

A.B. 2214—O'CONNELL. (Rev. & Tax.) Repeals Secs. 32 and 23705, R. & T. C., re property and bank and corporation taxation.

Repeals provisions requiring filing of loyalty declaration for tax exemption.

A.B. 2215—O'CONNELL. (Ed.) Repeals Secs. 19440 to 19442, incl., Ed. C., re prohibition of use of civil center at school building by person or organization for commission of act intended to further purpose of overthrowing government by unlawful means.

A.B. 2216—McCOLLISTER. (L. & D.) Amends Sec. 377.1, Ag. C., re poultry, making no substantive change.

A.B. 2217—McCOLLISTER (By request). (G. E. & E.) Adds Ch. 20, Div. 3, B. & P. C., re employment agencies and placement.

Creates within Office of Secretary of State an Employment Placement Examining Board consisting of five members appointed by Secretary of State for terms of three years. Provides for appointment of Chief of Division of Employment Placement Services by Secretary of State.

Prescribes powers and duties of board and chief, including licensing of persons conducting an employment placement service.

Supersedes Labor Code provisions regulating private employment agencies which are at variance with this act.

A.B. 2218—McCOLLISTER (By request). (G. E. & E.) Adds Ch. 20, Div. 3, B. & P. C., re employment agencies and placement.

Creates within Department of Professional and Vocational Standards a Board of Employment Placement Examiners of State of California consisting of seven members appointed by Governor for terms of four years. Creates advisory council consisting of 11 members appointed by Governor for terms of three years to advise board.

Prescribes powers and duties of board, including licensing of persons practicing employment placement.

Supersedes Labor Code provisions regulating private employment agencies which are at variance with this act.

A.B. 2219—ERWIN. (L. & D.) Amends Sec. 4101, Ag. C., re milk and dairy products, making no substantive change.

A.B. 2220—ERWIN. (L. & D.) Amends Sec. 4211, Ag. C., re stabilization and marketing of milk, making no substantive change.

A.B. 2221—ERWIN. (L. & D.) Amends Sec. 461, Ag. C., to allow buttermilk and cultured buttermilk to be served from approved milk dispensing device.

A.B. 2222—DAHL. (Trans. & C.) Amends Sec. 454, Veh. C., to permit authorized emergency vehicles to be exempt from certain traffic laws while engaged in rescue operations.

A.B. 2223—BIDDICK. (Mun. & C. G.) Amends chapter heading, and Secs. 853.1-853.4, incl., Pen. C., re violations of county, city, or city and county ordinances.

Authorizes city or city and county, as well as county, to adopt procedure for issuance of citations for violation of ordinances under which arresting officer issues to arrested person citation with written notice to appear in court and releases person giving his written promise to so appear.

A.B. 2224—BIDDICK. (Rev. & Tax.) Amends Secs. 6400, 6401, 6402, and 6420, S. & H. C., re assessment bonds under Improvement Act of 1911.

Provides for issuance of such bonds to represent assessment of \$50 or over, rather than \$25 or over, except that where work in connection with domestic water supply bonds may be issued to represent assessments of \$25 or over, instead of \$10 or over.

A.B. 2225—BIDDICK. (Mun. & C. G.) Amends Secs. 5024 and 5101 of, and adds Secs. 5101.1 and 5101.2 to, S. & H. C., re Improvement Act of 1911.

Permits any improvements of a local nature to be made under this act.

Permits property to be acquired for improvement act purposes by gift, purchase, or eminent domain proceedings and makes resolution ordering acquisition conclusive evidence in eminent domain proceedings of public necessity of proposed acquisition, and that it is located in manner that is most compatible with greatest public good and least private injury.

A.B. 2226—BIDDICK. (Mun. & C. G.) Amends Secs. 5258 and 5268, and adds Secs. 5003.1, 5248.1, and 5259.1, S. & H. C., re Improvement Act of 1911.

Permits contractor or any person affected or grieved by any proceedings theretofore had and taken, as well as persons now allowed to do so, to file written notice specifying in what respect acts and proceedings are faulty.

Prohibits pleading of ground of contest of objection to proceedings in any action unless person has presented such ground of objection to legislative body. Provides for notice of hearing and hearing for such objections to legislative body.

Provides bidders do not have any contractual rights until all steps for completion of contract have been completed.

A.B. 2227—BIDDICK. (Mun. & C. G.) Amends Sec. 5248, S. & H. C., re Improvement Act of 1911.

Provides notice of award of contract published by clerk is communication to contractor of acceptance by legislative body of his bid.

Requires copy of notice of award of contract to be recorded in office of county recorder accompanied by certified copy of map showing boundaries of proposed assessment district.

From date of filing of map makes assessment effective notwithstanding subsequent acquisition of property by public agency.

A.B. 2228—BIDDICK. (Ag.) Adds Sec. 1080.11, Ag. C., re 2, 4-D herbicide. See digest of S. B. 879, apparently identical.

A.B. 2229 BIDDICK. (Mun. & C. G.) Amends Sec. 19251, S. & H. C., to provide for dissolution of highway lighting districts on vote of majority of qualified electors of district, rather than two-thirds of such electors.

A.B. 2230—CHAPEL. (Mun. & C. G.) Adds Sec. 31469.7, Gov. C., re county employees' retirement systems.

Defines "life guard member." Makes provisions re safety members in counties with population of over 2,000,000 apply to persons who are life guard members.

A.B. 2231—CHAPEL. (Jud.) Amends Sec. 69749 and adds Sec. 69752, Gov. C., re sessions of superior courts.

Deletes requirement that superior court judges approve adequacy of court's quarters in city where session is to be held for first time. Allows city eligible for holding of session therein to request board of supervisors to provide suitable quarters in city and requires board to provide such quarters. Requires holding of court in city within specified time after quarters provided.

A.B. 2232—ERNEST R. GEDDES. (Fin. & Ins.) Amends various sees., Fin. C., to make Check Sellers and Cashers Law applicable to acceptance of money, without direct compensation, for forwarding in payment of utility bills.

A.B. 2233—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 12205, 12206, 12300.3, and 12301, Fin. C., to revise generally the security and reserve requirements applicable to check sellers and cashers.

A.B. 2234—ERNEST R. GEDDES. (Mun. & C. G.) Adds Sec. 35002.1, Gov. C., re annexation of territory to cities.

Requires county boundary commission to prepare list of districts in territory to be annexed and transmit list to city.

A.B. 2235—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 3101, 3253, 3254, 3255, U. I. C., re unemployment insurance disability benefits and fund charges.

Requires, beginning January 1, 1958, that extended liability account be chargeable with benefit payments made for disability period beginning two weeks or more after termination of employment, layoff or leave of absence, that all voluntary plans be chargeable with benefit payments made within two weeks of termination of work unless claimant has engaged in other remunerative work in interim, that disability period shall be deemed to begin on date of first treatment of claimant, and that in case of simultaneous coverage of claimant by Disability Fund and voluntary plans or several plans, benefit payments be prorated under department regulation.

Adds condition on approval of voluntary plan that it provide for extension of coverage for two weeks after termination of work or until date of re-employment.

A.B. 2236—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 2714, U. I. C., medical records of Department of Employment.

Makes disability insurance medical records of voluntary plan confidential in same manner as department records, but authorizes use of all such records in Industrial Accident Commission proceedings where liens are filed against unemployment disability benefits paid, rather than only in unemployment insurance proceedings.

A.B. 2237—SHELL. (M., O., & M. I.) Amends Secs. 6827, 6830, 6834, and 6873.2, P. R. C., re mineral leases of state lands.

Makes royalties for oil and gas on lands not within known geological structure of producing oil or gas field same as royalties on lands within such structure.

Makes royalty on gas and gas products not less than 16% percent, rather than flat 10 percent re lands not within known geological structure and 15 percent re lands within such structure.

Makes allowance for oil treatment and dehydration of not exceeding five cents per barrel applicable to all such leases rather than present allowance of such amount

re lands not within known geologic structure and reasonable allowance re lands within such structure.

Extends scope of provision requiring commission to reserve rights re spacing and production restrictions, to cover oil and gas leases of all state lands under jurisdiction of State Lands Commission and such leases of tide and submerged lands granted in trust to City of Long Beach. Eliminates requirement that right of commission to regulate spacing and production of wells on lease lands be exercised only through rules and regulations. Deletes requirement that commission restrict rate of production to that provided by federal or state laws or rules or regulations, or by reasonable plan ordered by commission or agreed to by majority of total production.

Requires commission to make determination as to offering of lands for lease where hearing held, in not less than 30 days, rather than within 30 days, after hearing. Clarifies provisions re determination of commission as to offering lands for oil and gas leases by making it clear that commission may, after such hearing, determine either to offer lands for lease or not to do so.

Makes other technical changes.

**A.B. 2238—COLLIER.** (Jud.) Amends Secs. 869.5 and 871, W. & I. C., re support of persons committed to Youth Authority.

Authorizes court committing person to Youth Authority to order reimbursement of county for support of such person from his earnings or property, or by his parents, guardian or other person liable for his support, in same manner as ward of juvenile court.

Redefines "expense for support and maintenance" to add reasonable value of medical services furnished either to maintain health or rehabilitate person in various institutions under supervision of Youth Authority, in boarding home or foster home in which he is placed by Youth Authority, or in California Vocational Institute.

**A.B. 2239—KLOCKSIEM.** (G. E. & E.) Adds Art. 4, Ch. 1, Pt. 3, Div. 7, B. & P. C., to prohibit merchants from placing limit on number of items of merchandise person may purchase for cash which are advertised or offered for sale, and provide penalty for violation.

**A.B. 2240—DONALD D. DOYLE.** (Fin. & Ins.) Adds Sec. 5047.3, Ed. C., re state school building aid apportionments.

Requires payment from Public School Building Loan Fund to district of amount it paid, under agreement with general construction contractor, for insurance covering risks incurred during construction for which apportionment was made. Provides for reimbursements to districts for such insurance costs in connection with apportionments made from such fund after July 29, 1949.

**A.B. 2241—DONALD D. DOYLE.** (Ed.) Amends Secs. 14276.6 and 14601, Ed. C., re State Teachers' Retirement System.

Provides that time during which member of system is also member of another system to which State or university contributes, rather than time in state service and also in such system, shall not be considered break in service for purposes of computing final compensation of member.

Revises provisions re persons eligible to retire for service.

**A.B. 2242—DONALD D. DOYLE.** (Ed.) Amends Sec. 12126, Ed. C., re requirements for teaching credentials.

Requires completion of six semester units of work on provisions of Constitution of United States, American Institutions, and California state and local government, rather than completion of two semester units of work on Constitution, for junior college, general secondary, junior high school, general elementary, and kindergarten-primary credentials, or the passing of a comprehensive two-hour examination on each of those subjects prepared, standardized and scored by Department of Education. Permits issuance of any such credential without compliance with requirements if met within two years of original issuance.

Authorizes the holding of such examination in any junior college, college, or university approved for that purpose by department.

**A.B. 2243—DONALD D. DOYLE.** (Ed.) Amends Sec. 8760, Ed. C., re junior high school attendance, making no substantive change.

A.B. 2244—DONALD D. DOYLE. (Ed.) Amends Sec. 24560, Ed. C., prohibiting schools from giving out personal information concerning pupils in 13th and 14th grades as well as those in lower grades.

A.B. 2245—DONALD D. DOYLE. (Fin. & Ins.) Adds Sec. 1080, Ins. C., re merger of insurers.

See digest of S. B. 1100, identical bills.

A.B. 2246—SHELL. (Jud.) Adds Sec. 1240.5, C. C. P., re condemnation of entire parcel of land.

Provides entire parcel must be condemned whenever the condemnation of a portion makes remainder unusable for business purpose for which it was being used.

A.B. 2247—BURKE. (C. S. & S. P.) Amends Sec. 31450, Gov. C., re County Employees Retirement Law of 1937, making no substantive change.

A.B. 2248—BURKE. (Elec. & Reap.) Amends Sec. 2540, Elec. C., re qualification requirements for political parties.

Disqualifies political party for participation in direct primary election where registration of party falls below one-fifteenth rather than one-tenth, of 1 percent of total state registration.

A.B. 2249—LUCKEL (By request). (Trans. & C.) New act. The San Diego Metropolitan Transit Authority Act.

Creates authority to act as public corporation to provide mass rapid transit in San Diego County. Members of authority to be appointed by Governor and Board of Supervisors of San Diego County.

Authorizes authority to issue revenue bonds for its purposes.

Provides for acquisition of existing systems by agreement. Empowers existing systems to require authority to purchase such system or any portion affected should the authority propose competing services.

Empowers authority to enter contracts of superintendence for operation or maintenance of any part of system.

Permits authority to pay in lieu taxes for property of acquired system.

Permits authority to fix charges for services.

A.B. 2250—HANSEN. (C., P., & P. W.) Amends Sec. 24955, Wat. C., re irrigation districts, making no substantive change.

A.B. 2251—HANSEN. (C., P., & P. W.) Amends Sec. 31030, Wat. C., re county water district, to correct reference, making no substantive change.

A.B. 2252—HANSEN. (C., P., & P. W.) Amends Sec. 56003, Wat. C., re county drainage districts, making no substantive change.

A.B. 2253—HANSEN. (C., P., & P. W.) Amends Sec. 8426, Wat. C., re flood control maintenance areas, to correct reference, making no substantive change.

A.B. 2254—HANSEN. (C., P., & P. W.) Amends Sec. 409, Wat. C., re publication of notice of intention to undertake rainmaking or prevention activities, making no substantive change.

A.B. 2255—HANSEN. (C., P., & P. W.) Amends Sec. 1232, Wat. C., re appropriation of water, making no substantive change.

A.B. 2256—HANSEN. (C., P., & P. W.) Amends Sec. 2701, Wat. C., re water, making no substantive change.

A.B. 2257—HANSEN. (C., P., & P. W.) Amends Sec. 55640, Wat. C., re county waterworks districts, making no substantive change.

A.B. 2258—HANSEN. (C., P., & P. W.) Amends Sec. 35408, Wat. C., re California water districts, making no substantive change.

A.B. 2259—HANSEN. (C., P., & P. W.) Amends Sec. 1200, Wat. C., re appropriation of water, making no substantive change.

**A.B. 2260—KELLY.** (Agr.) Amends Secs. 92.7 and 92.8, Ag. C., re fairs.

Requires biannual, rather than annual, meetings of representatives of district agricultural associations and counties containing county fairs; provides that such meetings shall be called in January of each odd-numbered year, rather than in November of each year; and provides that representatives shall be appointed prior to November 15th of each even-numbered year, rather than prior to October 15th of each year.

Requires Fairs Classification Committee to meet at least once a year, rather than in January of each year.

Requires such committee, in classifying fairs, to consider, in addition to specified matters, such characteristics and factors as it deems necessary.

Requires committee to submit annual report to Legislature and Director of Finance on or before February 15th.

**A.B. 2261—DONAHOE.** (Ed.) Amends Sec. 12304, Ed. C., re applications for teachers' life diplomas.

Provides that recommendation of county board of education to accompany application for such credential shall be based on resolution of board which has been approved by majority, rather than three-fourths, of members present and voting.

**A.B. 2262—DONAHOE.** (Ed.) Amends Sec. 19052, Ed. C., re use of school libraries, making no substantive change.**A.B. 2263—DONAHOE.** (Ed.) Amends Sec. 14001, Ed. C., re schools, making no substantive change.**A.B. 2264—DONAHOE.** (Ed.) Amends Sec. 18151, Ed. C., re schools, making no substantive change.**A.B. 2265—DONAHOE.** (Ed.) Amends Sec. 18153, Ed. C., re establishing new schools by governing board, making no substantive change.**A.B. 2266—DONAHOE.** (Ed.) Amends Sec. 23054, Ed. C., re validity of vote on school bonds, making no substantive change.**A.B. 2267—DONAHOE.** (Ed.) Amends Sec. 20471, Ed. C., re Summer sessions at state colleges, making no substantive change.**A.B. 2268—WINTON.** (Mun. & C. G.) Amends Sec. 28123, Gov. C., changing annual salary of Merced County supervisors to unspecified amount.**A.B. 2269—FREW.** (C., P., & P. W.) Amends Ch. 63, Stats. 1880, re overflow protection districts.

Increases per diem of board of election from \$8 to \$15 per day, and mileage from 8 to 10 cents per mile, and increases per diem of trustees from \$3 to \$15 per day plus traveling and other expenses.

**A.B. 2270—FREW.** (Jud.) Adds Sec. 69b, Civ. C., re registry of marriage.

When certificate of registry of marriage is lost or destroyed after ceremony but before filing with county recorder, requires person solemnizing marriage to obtain duplicate for \$1 by filing affidavit with clerk of county in which license was issued.

**A.B. 2271—FREW.** (C., P., & P. W.) Amends Ch. 91, Stats. 1927, the Water Conservation Act of 1927, to authorize exclusion of lands from water conservation district by board of supervisors on petition of district board.**A.B. 2272—CRAWFORD.** (Rev. & Tax.) Adds Sec. 225, R. & T. C., re taxation of property under jurisdiction of Harbor Commission of City of San Diego.

Provides that right of any person to occupy such property, arising from license or permit, is exempt from taxation.

To take effect immediately, urgency measure.

A.B. 2273—MCOLLISTER. (Jud.) Amends Secs. 73772, 73773, and 73781, adds Sec. 73782.5, Gov. C., re municipal court in Central Judicial District, Marin County.

Changes monthly salaries of clerk and deputy clerks to unspecified amounts and provides four additional deputies.

Requires appointment by majority of judges of one full time official reporter. Provides \$6,250 annual salary for such reporter in lieu of any other compensation provided by law for his services in reporting testimony in criminal proceedings. Requires such reporter to be member of county retirement system and for purposes of such system deems salary to be entire compensation.

A.B. 2274—MCOLLISTER. (Jud.) Adds Sec. 28161, Gov. C., re salaries of district attorneys in counties having one or more municipal courts.

Requires annual salaries of such district attorneys to be in an amount not less than annual salary fixed by law for highest paid municipal court judge in the county.

A.B. 2275—WILSON. (G. O.) Adds Ch. 9, Div. 12, Ed. C., re creation of California Intercollegiate Athletic Commission and regulation of intercollegiate athletic activities.

Defines "university or college" as including every university or college supported in whole or part by public funds, or that receives or is entitled to an exemption from taxation of any part of its real property under California Constitution.

Creates commission of five members to be appointed by Governor. Provides unspecified annual salary. Authorizes appointment of secretary and other employees.

Specifies jurisdiction of commission over all phases of intercollegiate competitive athletic activities. Requires commission to adopt rules re regulation of such activities. Subjects every college and university in State, officers, faculty, students, student organizations and alumni organizations to such statutory and regulatory provisions.

A.B. 2276—CRAWFORD. (Jud.) Amends Sec. 11721, H. & S. C., to clarify provisions re unlawfully using, being under influence of, or being addicted to use of narcotics.

A.B. 2277—ELLIOTT. (C., P., & P. W.) Amends Sec. 5031, P. R. C., to include Olvera Street State Park in State Park System.

A.B. 2278—DON A. ALLEN. (G. E. & E.) Adds Sec. 11512, B. & P. C., to include in improvement for purposes of Subdivision Map Act street trees planted either within land to be used for public or private streets or adjacent thereto and permits local ordinance to require such planting.

A.B. 2279—McMILLAN. (G. O.) Adds Sec. 25660.2, B. & P. C., re sales of alcoholic beverages to minors.

Requires dismissal of criminal prosecution or disciplinary proceedings for sale to minor if minor is not present to testify at trial or hearing.

A.B. 2280—LANTERMAN. (Mun. & C. G.) New act. First Validating Act of 1957, to validate organization, boundaries, acts, proceedings, and bonds of public bodies.

To take effect immediately, urgency measure.

A.B. 2281—LANTERMAN. (Mun. & C. G.) New act. Second Validating Act of 1957, to validate organization, boundaries, acts, proceedings, and bonds of public bodies.

A.B. 2282—HAWKINS. (P. U. & C.) Amends Sec. 3666, P. U. C., re highway carrier rates.

Imposes as condition for highway carrier other than common carrier performing transportation or accessory service at less than minimum established rate, finding by Public Utilities Commission that proposed rate is consistent with public interest, as well as reasonable.

A.B. 2283—HAWKINS. (G. E. & E.) Amends Sec. 6895, B. & P. C., to increase from \$5,000 to \$10,000, amount of bond required of applicants for collection agency license, and of existing licensees on or before July 1, 1958.

**A.B. 2284—HAWKINS.** (Jud.) Amends Sec. 690.11, C. C. P., to exempt from execution or attachment all earnings for personal services.

**A.B. 2285—HAWKINS.** (Jud.) Adds Sec. 690.28, C. C. P., re exemption of property of insolvent person from attachment.

Provides that property and earnings of person who files affidavit with levying officer alleging he is insolvent, shall be exempt from attachment or execution. Provides a court hearing on question of insolvency if creditor files a counter-affidavit.

**A.B. 2286—MEYERS.** (Rev. & Tax.) Amends Secs. 7202 and 7203, and adds Sec. 7201.3, R. & T. C., re local sales and use taxes.

Extends Bradley-Burns Uniform Local Sales and Use Tax Law to purchase and use taxes of chartered county or city and county which is not authorized to impose sales and use taxes, and makes payment of such purchase and use taxes cause for exemptions from sales and use taxes of other cities and counties.

**A.B. 2287—HAWKINS.** (W. & M.) Appropriates \$5,000,000 for State Department of Public Health to carry out California Hospital Survey and Construction Act re nonprofit corporations.

**A.B. 2288—Hawkins.** (P. U. & C.) Amends Sec. 239 and adds Art. 3.5, Ch. 5, Pt. 1, Div. 1, P. U. C., re household goods warehousemen.

Includes such warehousemen within definition of "warehouseman" for purposes of Public Utilities Act, thereby subjecting such warehousemen to regulation as a public utility.

Requires such warehousemen to obtain certificate of public convenience and necessity as to operations in city of 150,000 or more.

**A.B. 2289—HAWKINS.** (Fin. & Ins.) Adds Sec. 1858h, Civ. C., re requiring insurance of stored articles by warehouseman.

Makes it unlawful for warehouseman or other person in general storage business to store goods for compensation unless goods and storage premises are insured in amount sufficient to pay for accidental loss.

Makes it unlawful for person storing goods to issue or sell such insurance, unless he is licensed to do so.

**A.B. 2290—BURTON.** (G. E. & E.) Amends Ch. 1508, Stats. 1947, the World Trade Center Authorities Act, re eminent domain powers of World Trade Center.

See digest S. B. 589—apparently identical.

**A.B. 2291—BURTON.** (C. S. & S. P.) Amends Sec. 1156, Gov. C., re authorized deductions from salary or wages of state employees.

Adds provision permitting such employees to authorize deductions for dues in bona fide association whose members are comprised exclusively of employees of State.

**A.B. 2292—BURTON.** (Elec. & Reap.) Amends Secs. 2799, 2800, 2801, 2803, Elec. C., re appointments to state central committee.

Permits member of state convention of political party to appoint five, rather than three, members of state central committee.

Provides that two appointees shall be of same sex and three of opposite sex of member making appointments.

**A.B. 2293—BURKE.** (G. E. & E.) Adds Ch. 20, Div. 3, B. & P. C., re interior designers and decorators.

Provides for licensing and regulation by State Board of Interior Designers and Decorators within Department of Professional and Vocational Standards consisting of five members appointed by Governor with advice and consent of Senate for terms of four years.

Provides that if in opinion of Governor law can be more effectively and economically operated by State Board of Architectural Examiners, he may authorize that board to administer law.

A.B. 2294—BEAVER. (Mil. Aff.) Adds Sec. 394.5, M. & V. C., re rights of private employees to temporary leaves of absence for periods of ordered military duty.

Entitles employees in private employment, who are members of United States Reserve forces, National Guard, or Naval Militia, to temporary leaves of absence while engaged in ordered military duty, providing period of ordered duty does not exceed 17 calendar days including time involved in going to and returning from such duty.

A.B. 2295—DONAHOE (By request). (Mil. Aff.) Adds Sec. 394.6, M. & V. C., re compensation from employers to employees on temporary military duty.

Provides that when employee is ordered on temporary military duty and the pay for such duty is less than his civilian pay, his employer shall pay such difference. Declares right to such pay is enforceable in court.

A.B. 2296—COOLIDGE (By request). (Trans. & C.) Amends Sec. 18250, H. & S. C., to provide Veh. C., provisions as to size of trailer coach do not apply to trailer coach in auto and trailer park.

A.B. 2297—COOLIDGE (By request). (Trans. & C.) Amends Sec. 18250, H. & S. C., to delete application of Veh. C. requirements to trailer coaches in auto or trailer parks.

A.B. 2298—COOLIDGE (By request). (Trans. & C.) Amends Sec. 18250, H. & S. C., re auto and trailer parks, making no substantive change.

A.B. 2299—COOLIDGE (By request). (Trans. & C.) Adds Sec. 17999, H. & S. C., to name Pt. 2, Div. 13, H. & S. C., the "Auto and Trailer Parks Act."

A.B. 2300—COOLIDGE. (Mun. & C. G.) Amends Sec. 28125, Gov. C., changing annual salaries of Santa Cruz auditor, district attorney, and supervisors to unspecified amounts.

A.B. 2301—COOLIDGE. (Mun. & C. G.) Amends Sec. 28144, Gov. C., changing annual salaries of San Benito auditor, district attorney, and supervisors to unspecified amount.

A.B. 2302—COOLIDGE. (Jud.) Amends Secs. 74692 and 74693, Gov. C., changing monthly salaries of Santa Cruz Municipal Court clerk and attaches to unspecified amounts.

A.B. 2303—DAHL. (Ed.) Adds Sec. 7431.4, Ed. C., re school district bonding capacity.

Allows districts, with approval of county superintendent of schools in accordance with rules of Department of Education, to issue bonds, payable in not more than five years, in amount of not more than 3 percent of district assessed valuation in addition to existing bonding limit of 5 percent.

A.B. 2304—DAHL. (Ed.) Adds Art. 8, Ch. 3, Div. 9, Ed. C., re lease and purchase of school buildings.

See digest of S.B. 728, apparently identical, except in effect until ninety-first day after final adjournment of 1959 Regular Session.

A.B. 2305—DAHL. (Ed.) Adds Sec. 18156, Ed. C., re leasing of buildings to relieve crowded classrooms.

Permits school district governing board to lease building for unspecified number of years and locate school in such building. Defines "building" for purposes of section to include on-site and off-site facilities, utilities or improvements which board determines necessary for proper operation of school facilities leased.

Declares any such building leased for over three-year term shall be "construction or alteration of school building" as those terms are used in code provisions re approval of plans and supervision of construction. Requires approval by Department of Education.

A.B. 2306—DAHL. (Ed.) Amends Sec. 18152, Ed. C., re provision for purchase of leased school buildings.

Adds provision that governing board of school district may, when leasing temporary school quarters, include in such lease a clause for purchasing such building on depreciated basis during the lease period or at end of seven-year lease.

A.B. 2307—ERNEST R. GEDDES. (By request). (F. & G.) Adds Sec. 1250.5, F. & G. C., to prohibit taking or possessing doves and providing Fish and Game Commission has no power to modify such provision.

A.B. 2308—HOLMES. (Mun. & C. G.) Adds Sec. 25644, Gov. C., re counties.

Authorizes certain counties to exempt from levy of tax for structural fire protection unincorporated territory in fire protection district in unincorporated area. Provides procedure for such exemption.

A.B. 2309—CUNNINGHAM. (C., P., & P. W.) Adds Ch. 5, Pt. 3, Div. 2, Wat. C., re preservation of underground basins.

Establishes underground watershed drainage areas and ground water basins throughout State and provides for recordation of ground water rights, investigations and surveys, re annual safe yield by State Water Rights Board, and preliminary injunctions in ground water rights actions on petition of board.

A.B. 2310—CUNNINGHAM. (Pub. H.) Amends Sec. 4000, B. & P. C., re pharmacy, making no substantive change.

A.B. 2311—BELOTTI. (Trans. & C.) Adds Sec. 561, S. & H. C., to add Route 241 from Route 1 near Longvale to Covelo via Dos Rios, and to require immediate maintenance by Department of Public Works of existing county highways along route.

A.B. 2312—LINDSAY. (Trans. & C.) Amends Sec. 103.5, S. & H. C., re park property acquired for state highway purposes.

Provides property so dedicated may not be acquired for highway purposes until after California Highway Commission has held a public hearing and has found that alternative routes not requiring acquisition of park property are unavailable or too costly, and that contiguous land is available for park purposes in replacement of land to be taken and will be made available by State for that purpose, or contiguous land is not so available for replacement of land to be taken.

A.B. 2313—BONELLI. (G. E. & E.) Amends Sec. 76, Veh. C., to restrict definition of "repair shop" to place where motor vehicles, rather than vehicles, are repaired.

A.B. 2314—BONELLI. (Trans. & C.) Amends Sec. 129, Veh. C., re forms prescribed by Department of Motor Vehicles, making no substantive change.

A.B. 2315—PORTER. (Ed.) Amends, adds and repeals various secs., Ed. C., re bonded indebtedness of school districts.

Revises general provisions re liability of territory for outstanding bonded indebtedness upon creation, dissolution, annexation, or change of boundaries of school districts. Eliminates exceptions to such general provisions in portions of law re particular types of districts.

A.B. 2316—PATTEE. (Ed.) Amends Sec. 1, Ed. C., re public schools, making no substantive change.

A.B. 2317—KILPATRICK. (Trans. & C.) Amends Sec. 525.3, Veh. C., to permit Department of Public Works and local authorities to designate certain lanes on highways for certain trucks and require such trucks to use lanes designated.

A.B. 2318—KILPATRICK. (Trans. & C.) Amends Sec. 545, Veh. C., to require that vehicle be equipped with mechanical signal arm when load or body extends 24, rather than 32, inches from center of steering wheel.

A.B. 2319—PORTER. (Soc. Wel.) Adds Sec. 142, W. & I. C., re identification cards for recipients of public assistance.

See digest of S. B. 1448, apparently identical.

A.B. 2320—PORTER. (Ed.) Adds Sec. 323, Ed. C., authorizing members of county board of education at county expense to attend meetings of organizations to which board belongs, or conventions to which board is authorized to pay expenses of employee.

A.B. 2321—PORTER. (Ed.) Adds Sec. 322, Ed. C., re membership of county boards of education in educational organizations.

Permits board to subscribe for membership in organizations having for their primary purpose the promotion and advancement of public education through research and investigations on educational problems. Provides that cost of such membership shall be payable out of county general fund.

A.B. 2322—PORTER. (Ed.) Amends Sec. 7717, Ed. C., re allowable area of school building construction in state school building aid program.

Revises allowable area of school building construction on all grade levels in manner prescribed. Permits estimates of attendance for purposes of apportionments of state school building aid funds to be made for period not longer than four, rather than two, fiscal years on grade levels.

A.B. 2323—PORTER. (Ed.) Amends Sec. 7407, Ed. C., re issuance of school district bonds, making no substantive change.

A.B. 2324—PORTER. (Ed.) Amends Sec. 8102, Ed. C., re definition of school month.

In provision allowing Christmas vacation period to be excluded by school district in such definition, deletes limitation of application to unified district under control of city and county board of education.

A.B. 2325—PORTER. (Ed.) Amends Sec. 11025, Ed. C., re teachers acting as agents for publishers, making no substantive change.

A.B. 2326—PORTER. (Ed.) Amends Sec. 9555, Ed. C., re annual meeting of school trustees.

Permits governing board of school district to direct more than one board member attend such annual meeting.

A.B. 2327—PORTER. (Ed.) Amends Sec. 4153, Ed. C., re junior college boards, eliminating requirement that meetings on July 1st each year commence at 11 a.m.

A.B. 2328—PORTER. (Ed.) Amends Sec. 3191, Ed. C., re school governing boards, eliminating requirement that meetings on July 1st each year commence at noon.

A.B. 2329—HANSEN. (Agr.) Amends Sec. 6, Ag. C., re agriculture, making no substantive change.

A.B. 2330—HANSEN. (Agr.) Amends Sec. 8, Ag. C., re agriculture, making no substantive change.

A.B. 2331—HANSEN. (Agr.) Amends Sec. 9, Ag. C., re agriculture, making no substantive change.

A.B. 2332—HANSEN. (Agr.) Amends Sec. 10, Ag. C., re agriculture, making no substantive change.

A.B. 2333—HANSEN. (Agr.) Amends Sec. 796.9, Ag. C., re standardization of citrus fruits, making no substantive change.

A.B. 2334—HANSEN. (Agr.) Amends Sec. 30.1, Ag. C., re officers and administration of the Department of Agriculture, making no substantive change.

A.B. 2335—HANSEN. (Agr.) Amends Sec. 102, Ag. C., re quarantine and pest control, making no substantive change.

A.B. 2336—HANSEN. (Agr.) Amends Sec. 1300.15a, Ag. C., re marketing, making no substantive change.

A.B. 2337—HANSEN. (L. & D.) Amends Sec. 614, Ag. C., re milk and dairy products, making no substantive change.

A.B. 2338—HANSEN. (L. & D.) Amends Sec. 364.1, Ag. C., re animals, making no substantive change.

A.B. 2339—CHAPEL. (P. U. & C.) Adds Sec. 706, P. U. C., re air pollution control districts.

Provides expressly that public utilities are subject to district's orders and regulations.

Prohibits district from granting variance to a public utility for period longer than six months except continuance for one additional such period.

A.B. 2340—CHAPEL. (P. U. & C.) Adds Sec. 24301.5, H. & S. C., prohibiting granting of variance, re discharge of air contaminants to public utility for period exceeding six months but permitting continuance of variance for single additional period of six months.

A.B. 2341—BACKSTRAND. (C., P., & P. W.) Amends Secs. 5652 and 5654, adds Sec. 5652.2 and 5652.3, repeals Sec. 5655, P. R. C., re park, recreation and parkway districts.

Requires election to be called by board of trustees at least 90, rather than 30, days prior to date of election and requires election, other than formation, dissolution, or special bond election, to be consolidated with state general election rather than coincide with election of officials of county in which is located largest proportionate value of land in district.

Revises manner in which candidates' names may be placed on ballot and prescribes manner in which election to be conducted. Requires district to pay cost of election.

Requires, if on 60th day prior to regular election of trustees only one, or no person, has been nominated for each position to be filled and petition signed by 5 percent of voters requesting election be held has not been presented to officer in charge of election, election not be held and requires board of trustees at meeting prior to day fixed for election to appoint person nominated, or if no person nominated, any qualified person, to each such position. Requires person appointed to qualify, take office, and serve, as if elected.

Requires members of board of trustees to be registered voters of district, rather than qualified electors of county in district, and makes any person eligible for election if he was registered voter of district at time of filing his nomination papers or his appointment, rather than requiring that for at least 30 days prior to date of election he was registered as elector in precinct within district.

A.B. 2342—BACKSTRAND. (Trans. & C.) Adds Secs. 673.1, 673.2 and 673.3, Veh. C., to prohibit operation of vehicles producing noise in excess of unspecified amount upon highways and sale or installation of mufflers producing such noise.

A.B. 2343—PATTEE. (G. O.) Amends Sec. 23389, B. & P. C., re beer manufacturer's duplicate licenses.

Provides for issuance forthwith upon application therefor.

Provides protests re issuance of such duplicate licenses shall be considered accusations and hearings had thereon.

A.B. 2344—LINDSAY. (W. & M.) Claim bill, \$14,992.09. Mariposa Municipal Utility District.

A.B. 2345—LINDSAY. (Ed.) Amends Secs. 4714 and 7431, Ed. C., re bonding capacity of school districts.

Increases bonding capacity of elementary, high school, and junior college districts from 5 to 10 percent of assessed valuation of districts.

Provides that all unified school districts shall have a bonding capacity of 15 percent of assessed valuation of district, irrespective of maintenance of junior college.

A.B. 2346—LINDSAY. (Rev. & Tax.) Amends Sec. 32, R. & T. C., re property tax.

Relieves religious organization claiming church exemption or welfare exemption from necessity of filing loyalty declaration.

A.B. 2347—LINDSAY. (Mun. & C. G.) Adds Sec. 26906.1, Gov. C., re county auditors.

Authorizes auditor to impound disputed revenues of tax levied and collected by county for it or revenue district when claim is filed for return of revenues or when taxes paid under protest. Provides for release of revenues.

A.B. 2348—MUNNELL. (Jud.) Amends Sec. 1428b, Pen. C., re destruction of municipal court records.

Provides that for purpose of provision authorizing destruction of municipal court papers and records in criminal proceedings, other than docket and minutes, "docket" does not include traffic bail dockets maintained solely for entry of bail deposits and forfeitures, including penalty assessments, in cases involving violation of traffic laws or ordinances for which no personal appearance of defendants was required.

A.B. 2349—WILSON. (Pub. H.) Adds Sec. 2014, B. & P. C., re Board of Medical Examiners of State of California.

Prohibits board from exercising control over or interest in person licensed under Chiropractic Act, and requires board to refer evidence that chiropractic licensee is practicing medicine without license to State Board of Chiropractic Examiners.

A.B. 2350—WILSON. (Pub. H.) Amends Sec. 6545, B. & P. C., re barbers, making no substantive change.

A.B. 2351—HENDERSON. (Fin. & Ins.) Amends Sec. 3201, Lab. C., re workmen's compensation and insurance, making no substantive change.

A.B. 2352—CRAWFORD. (Rev. & Tax.) Amends Sec. 6004, R. & T. C., re sales and use taxes, making no substantive change.

A.B. 2353—LOWREY. (C. S. & S. P.) Amends Sec. 20931, Gov. C., re State Employees' Retirement System.

Allows state member who was in local service prior to entering state service to elect prior to October 1, 1958, rather than 1954, to receive credit for and make contributions for local service.

Operative on first day of month after effective date unless effective date is first day of month, in which case operative date is same as effective date.

A.B. 2354—LOWREY. (L. & D.) Amends Sec. 321.5, Ag. C., re foreign cold storage meat, making no substantive change.

A.B. 2355—CONRAD. (Elec. & Reap.) Amends Sec. 1872 and adds Sec. 1872.5, Ed. C., re school district governing boards.

Requires county superintendent of schools to fill vacancies until next election for governing board members, rather than for remainder of unexpired term. Requires member to be elected to fill unexpired term at such next election. Prescribes conditions under which county superintendent of schools may call special election to fill vacancies.

A.B. 2356—DONALD D. DOYLE. (G. E. & E.) Amends Sec. 10082, B. & P. C., re real estate directory of licensed brokers and salesmen.

Permits, rather than requires, Real Estate Commission to publish directory at appropriate intervals, rather than on October 1st of each year, and charge fee based on cost, rather than \$1 per copy.

A.B. 2357—PORTER. (Agr.) Amends Sec. 19622, B. & P. C., re 48th District Agricultural Association.

Appropriates annually sum of \$130,000 out of Fair and Exposition Fund for support of such association; \$65,000 thereof to be paid from money in fund available for permanent improvements and to be used for support of annual dairy show.

A.B. 2358—PORTER. (G. O.) Amends and adds various secs., B. & P. C., re alcoholic beverages.

Authorizes person over 21 years of age to register with city or county clerk and, upon proof of identity and age, receive an identification card for use in obtaining alcoholic beverages.

Makes it unlawful to misrepresent facts in procuring card, to loan card, to fail to report loss of card, to issue card to person under 21 or to steal, alter, forge or counterfeit card.

Makes it unlawful for person under 21 to misrepresent age in any way, as well as present false written evidence of age, to procure delivery of alcoholic beverages, as well as for similar purposes.

A.B. 2359—WEINBERGER. (G. O.) Adds Sec. 2378.5, B. & P. C., adds Ch. 6, Div. 2, H. & S. C., to create Cancer Board in Department of Public Health and to provide for regulation and control of diagnosis, treatment and cure of cancer.

A.B. 2360—CONRAD. (Elec. & Reap.) Amends Sec. 2802, Elec. C., to include national committeeman and committeewoman as members of state central committee.

A.B. 2361—COLLIER. (Trans. & C.) Amends Sec. 665, adds Sec. 666, Veh. C., to require annual inspection of certain parts and equipment of vehicles for conformance with code and require Department of Motor Vehicles to designate and regulate official inspection stations.

A.B. 2362—LANTERMAN. (Soc. Wel.) Repeals Sec. 141.5, W. & I. C., re warrants for old age security or security for blind.

Eliminates provisions that warrant not presented to State Treasurer within six months is void, must thereupon be canceled, with face amount reverting to State, and that face of warrant must bear statement explaining six-month limit.

A.B. 2363—LANTERMAN. (Soc. Wel.) Repeals Secs. 2201, 3090.5, W. & I. C., re county residence of aged and blind aid recipients, to eliminate obsolete provisions, making no substantive change.

A.B. 2364—LANTERMAN. (Soc. Wel.) Repeals Sec. 2007.2, W. & I. C., re sales of property of applicants for aged aid.

Eliminates necessity of notice to board of supervisors re such sales, and provision making failure to give such notice a misdemeanor.

A.B. 2365—LANTERMAN. (Soc. Wel.) Amends Sec. 107, W. & I. C., re welfare personnel, to delete obsolete provision, making no substantive change.

A.B. 2366—LANTERMAN. (Soc. Wel.) Amends Sec. 1625, W. & I. C., re licenses to operate institutions for child care or home-finding agencies.

Permits Department of Social Welfare to revoke or suspend license to maintain institution for child care or home-finding agency for failure to comply with any rule or regulation of department, rather than for unspecified cause.

Provides for right of appeal to department after such revocation or suspension.

A.B. 2367—CONRAD. (Elec. & Reap.) Adds Sec. 34704.1, Wat. C., re California water district directors.

Provides for appointment, rather than election, of directors under certain circumstances.

A.B. 2368—CONRAD. (Elec. & Reap.) Adds Sec. 9760.1, Elec. C., re procedure where there is no contest for elective city office.

Requires city clerk to post and publish notice of no contest where only one candidate files nomination papers for municipal elective office on fifty-fourth day prior to regular election, and authorizes election if petition is filed not later than fortieth day before election with signatures of 5 percent of registered voters.

A.B. 2369—CONRAD. (Elec. & Reap.) Amends Sec. 9760, Elec. C., re nomination papers of candidate for municipal office.

Requires candidate for election to fill vacancy caused by recall of municipal officer to file nomination papers not later than fifty-fourth, rather than fortieth, day before election.

A.B. 2370—CONRAD. (Elec. & Reap.) Adds Sec. 9755.1, Elec. C., re duties of clerk in municipal elections.

Provides that Elections Code provisions requiring city clerk, in municipal elections, to publish list of names of nominees, notice of election officers and polling places, and synopsis of measures, are not applicable to measures submitted to voters at regular municipal election, where these matters are governed by bond procedure provisions.

A.B. 2371—CONRAD. (Elec. & Reap.) Amends Sees. 9754, 9754.1, 9755, Elec. C., re notices of elections.

Makes requirements relating to publication of list of nominees, names of election officers and locations of polling places, and synopses of measures, for municipal elections, applicable only to general municipal elections.

Requires publication of list of nominees at such election to be made at least 40 days prior to election.

Makes other technical and clarifying changes.

A.B. 2372—CONRAD. (Elec. & Reap.) Amends See. 11114, Elec. C., re time of special recall election of municipal officers.

Provides that legislative body shall call special recall election not less than 75 days after petition is submitted to such body, unless regular election is held not more than 60 or less than 35 days from date petition is received.

A.B. 2373—CONRAD. (Elec. & Reap.) Amends various secs., Elec C., re tally sheets.

Changes obsolete references to "tally lists" to "tally sheets," and makes other technical and clarifying changes.

A.B. 2374—CONRAD. (Elec. & Reap.) Amends Sec. 7920, Elec. C., making provisions re canvass of election returns inapplicable to general law, rather than fifth and sixth class, city elections.

A.B. 2375—CONRAD. (Elec. & Reap.) Amends Sec. 11652, Elec. C., re coercion with respect to recall of public officer.

Makes guilty of felony any person who extorts or seeks to extort valuable consideration by threat to propose or circulate recall measure.

A.B. 2376—CONRAD. (Elec. & Reap.) Amends Sec. 9801, Elec. C., re instructions to voters, making no substantive change.

A.B. 2377—CONRAD. (Elec. & Reap.) Amends Sec. 5901, Elec. C., re absent voter ballots.

Extends application period for absentee ballots from 20 to 54 days prior to election.

A.B. 2378—CONRAD. (Elec. & Reap.) Amends Secs. 3701, 9803, Elec. C., re ballot paper.

Authorizes Secretary of State to supply ballot paper to qualified private organizations which have supplied election materials to political subdivisions for at least 10 years and deposit \$5,000 bond to guarantee payment for such paper.

Requires municipal election ballots to be printed on official ballot paper ordered from Secretary of State.

A.B. 2379—CONRAD. (Elec. & Reap.) Amends Sec. 9483, Elec. C., re election services by counties to political subdivisions.

Authorizes any county, rather than only county having registrar of voters, to provide election services to political subdivisions, as well as cities, but limits type of services to be provided to addressing of envelopes to voters by mechanical or other means.

Requires registrar of voters or county clerk to invoice political subdivision for services provided; payment to be made out of general fund of political subdivision.

Eliminates provision requiring city to reserve out of city funds amount 10 percent in excess of cost of services so that funds equal to costs may be transferred to county upon presentation of bill.

A.B. 2380—CONRAD. (Elec. & Reap.) Amends Sec. 5736, Elec. C., re spoiled, canceled, and unused ballots.

Provides that ballot clerks shall, on closing of polls, count number of unused ballots and write first number and last number of such and place in envelope marked "Spoiled, Canceled and Unused Ballots," rather than mark each unused ballot by drawing two crossed lines in ink or indelible pencil and placing such in envelope.

A.B. 2381—CONRAD. (Elec. & Reap.) Amends Sec. 1717, Elec. C., re written arguments in municipal initiative procedure.

Prohibits the filing of written argument and printing thereof on sample ballot where initiative election is consolidated with other local or state-wide election.

A.B. 2382—CONRAD. (Elec. & Reap.) Amends Sec. 11101, Elec. C., re recall petitions, making no substantive change.

A.B. 2383—CONRAD. (Elec. & Reap.) Amends Sec. 5721, Elec. C., re assistance to voters.

Deletes provisions specifying manner of selecting election officers to assist voter unable to mark ballot because of physical disability or inability to read.

A.B. 2384—CONRAD. (Elec. & Reap.) Amends various secs., Elec. C., re municipal election petitions.

Provides that determination of whether initiative, referendum, or recall petition has been signed by proper percentage of voters in city shall be made on basis of number of voters reported by county clerk or registrar of voters to constitute such percentage on first day city clerk or other authorized official appears with petition to obtain such information.

A.B. 2385—CONRAD. (Elec. & Reap.) Amends Sec. 34707, Wat. C., re vacancies in board of directors of California water district.

Provides no vacancy results by reason of resignation of director or officer until written resignation has been filed with Secretary of State.

Provides such resignation is complete and irrevocable upon such filing.

A.B. 2386—FRANCIS. (Jud.) Adds Sec. 68546, Gov. C., re judges.

Allows chairman of Judicial Council to appoint municipal court judge to assist judge of other such court with congested calendar or to sit in other such court when its judge is ill or on vacation.

A.B. 2387—FRANCIS. (Jud.) Amends Sec. 73521, Gov. C., increasing number of judges in Burlingame-San Mateo Municipal Court from one to two.

A.B. 2388—FRANCIS. (Jud.) Amends Secs. 73522 and 73523, adds Sec. 73525, Gov. C., re Burlingame-San Mateo municipal court clerk and attaches.

See digest of S.B. 769, apparently identical.

A.B. 2389—FRANCIS. (Jud.) Amends Secs. 74302 and 74303, adds Sec. 74305, Gov. C., re San Carlos-Redwood City municipal court clerk and attaches.

See digest of S.B. 770, apparently identical.

A.B. 2390—FRANCIS. (Jud.) Amends Secs. 73602 and 73603, adds Sec. 73605, Gov. C., re Daly City-South San Francisco municipal court clerk and attaches.

See digest of S.B. 771, apparently identical.

A.B. 2391—FRANCIS. (Mun. & C. G.) Amends Sec. 22102, Ed. C., re location of county library.

Permits board of supervisors to establish county library at any place within county deemed suitable rather than just at county seat.

A.B. 2392—BEE. (C., P., & P. W.) Appropriates \$5,000,000 from State Park Fund to Division of Beaches and Parks for acquisition and construction of state parks in Alameda County.

Provides that such acquisition and construction include costs of acquisition, construction and improvement of roads, trails and pathways providing access to and across same.

Makes appropriation expendable until June 30, 1961.

A.B. 2393—HEGLAND. (Mun. & C. G.) Adds Sec. 5360.1, S. & H. C., to require incidental expenses of proceeding under Improvement Act of 1911 to be included in assessment.

A.B. 2394—HEGLAND. (Mun. & C. G.) Amends Sec. 6485, S. & H. C., to require payment to city or county treasurer of \$5 fee for each new bond issued re Division of Land and Bond under Improvement Act of 1911.

A.B. 2395—COOLIDGE. (G.O.) Amends Sec. 26001, B. & P. C., re Alcoholic Rehabilitation Commission, making no substantive change.

A.B. 2396—COOLIDGE. (G.O.) Amends Sec. 26000, B. & P. C., re Alcoholic Rehabilitation Commission to correct reference, making no substantive change.

A.B. 2397—CROWN. (C., P., & P. W.) Appropriates \$3,000,000 from State Beach Fund to Division of Beaches and Parks for acquisition and development of state beaches in Alameda County, to be expendable until June 30, 1961.

A.B. 2398—MUNNELL. (Ind. R.) Amends Secs. 1116 and 1117, Lab. C., re jurisdictional strikes.

Prohibits temporary restraining or injunction without notice to person or organization sought to be enjoined and hearing at which any party has right to give oral testimony. Makes entity claiming to be labor organization indispensable party to proceeding brought re jurisdictional strikes.

Excludes all organizations which have been financed, interfered with, or controlled by employers, regardless of how long ago, from definition of labor organization.

Deletes provision imposing on plaintiff in jurisdictional strike proceeding burden of establishing existence of labor organization as defined.

Creates presumption that organization, committee, unit or agency not in existence at time labor organization made demand on employer for exclusive bargaining right, or exclusive right for members to perform work, or became involved in labor dispute, is not within definition of "labor organization."

A.B. 2399—ELLIOTT. (Soc. Wel.) Adds, amends, and repeals, various secs., W. & I. C., re responsibility of relatives for support of applicants for or recipients of aid to blind.

Eliminates responsibility of relatives to contribute to support of applicants for or recipients of aid to needy blind or aid to partially self-supporting blind.

Provides that payments or contributions made regularly by relatives to such applicants or recipients shall be considered income in determining net income.

A.B. 2400—BELOTTI. (W. & M.) Appropriates \$100,000 from State Lands Act Fund to State Lands Commission for removal of island from Eel River channel.

A.B. 2401—ERWIN. (Jud.) New act, re preparation of code of laws applicable to minors.

Directs California Law Revision Commission to compile, consolidate and revise laws re minors so that a code of such laws may be enacted and to submit draft to Legislature at 1959 Session. Appropriates unspecified sum.

A.B. 2402—BACKSTRAND. (Trans. & C.) Adds Sec. 750.3, Veh. C., re vehicles used in enforcement of traffic laws.

Requires Commission of California Highway Patrol to require that right front door of such vehicles be painted white and bear seal of State or political subdivision, and authorizes him to require additional coloring or marking.

A.B. 2403—CHAPEL. (Rev. & Tax.) Amends Sec. 3391, R. & T. C., re property taxation, authorizing publication of delinquent list in areas included in map books, in addition to other areas now specified in law.

A.B. 2404—MARSH. (Trans. & C.) Amends Sec. 18250, H. & S. C., re regulating trailer parks.

Changes application of section from "auto and trailer park" to "trailer park." Provides that trailers permitted in such parks do not have to conform to the Vehicle Code as to size.

A.B. 2405—BROWN. (G. E. & E.) Amends Sec. 54957, Gov. C., permitting legislative body of local agency to hold executive session to consider appointment of public officer or employee.

A.B. 2406—BROWN. (Jud.) Amends Sec. 1183.5, Gov. C., re performance of notarial acts.

Provides that officers of armed forces now authorized to perform such acts for persons in armed forces may also perform such acts for the spouse of any such person.

A.B. 2407—BROWN. (Ed.) Amends Sec. 417, Ed. C., changing salary of Stanislaus County superintendent of schools to unspecified amount.

A.B. 2408—BROWN. (Agr.) Adds Secs. 120.1 and 120.2, Ag. C., re nurseries and nursery stock.

Requires Director of Agriculture to provide by rules and regulations for inspection of nurseries and standards of cleanliness for nursery stock.

Requires county agricultural commissioner to make inspection and order compliance with standards, and furnishes means for review of orders by director of agriculture.

Permits suspension or revocation or refusal of issuance or renewal of license for violation of standards or orders.

A.B. 2409—BROWN. (Agr.) Adds and repeals various secs., Ag. C., re nursery stock.

Authorizes Director of Agriculture, by rules and regulations, to provide for grade-sizes of various kinds of nursery stock, eliminating present provisions specifically setting forth such sizes in law.

Revises existing law concerning labeling, sale, shipment, and similar matters relating to nursery stock, as well as provisions relating to enforcement.

A.B. 2410—PORTER. (G. E. & E.) Amends Sec. 17500.1, B. & P. C., re regulation of advertising, making no substantive change.

A.B. 2411—PORTER. (Ed.) Amends Sec. 13533.5, Ed. C., re judicial proceedings for dismissal of certificated employees of school districts.

Permits trial courts in such proceedings to receive in evidence reports of state-wide organization of school board members, as well as reports of state-wide professional educational association.

A.B. 2412—PORTER. (Ed.) Amends Sec. 8151, Ed. C., re school holidays, making no substantive change.

A.B. 2413—PORTER. (Ed.) Amends Sec. 1011, Ed. C., re school board members, making no substantive changes.

A.B. 2414—O'CONNELL. (Trans. & C.) Adds Sec. 545, S. & H. C., to add Route 245 from Route 68 near Alemany Blvd. in San Francisco to Route 224, generally east of Bayshore Highway.

A.B. 2415—CUNNINGHAM. (Mun. & C. G.) Amends Sec. 32132, H. & S. C., re purchases of medical or surgical equipment or supplies by district hospitals.

Defines medical or surgical equipment or supplies which are not subject to competitive bidding provisions re contracts.

A.B. 2416—CUNNINGHAM. (Mun. & C. G.) Adds Sec. 32109, H. & S. C., re local hospital district.

Makes person possessing property interest greater than 5 percent in, or owning more than 5 percent of securities issued by, private hospital serving same area as district, or who is officer of such private hospital, ineligible for or to hold any district office.

Deems possession or ownership of such securities by spouse or minor children of person to be possession of such person.

A.B. 2417—CROWN. (Jud.) Amends Sec. 224n, Civ. C., re guardianship of minor relinquished to licensed adoption agencies.

Declares restrictive provisions re filing of petition to adopt child relinquished to licensed adoption agency not a deprivation of superior court jurisdiction to consider guardianship petition filed by grandparent of such child, providing petition is filed prior to child's adoption. Authorizes court to grant petition if in best interest of child. Eliminates agency's right to custody and control of child if petition granted.

A.B. 2418—LINDSAY. (Ed.) Amends Secs. 9651 and 9652, Ed. C., re schools and classes in county institutions.

Makes adults, as well as minors, who have been admitted to a polio ward, as well as a tuberculosis ward, hospital or sanatorium, established and maintained by a county or group of counties, eligible for admission to school or classes maintained therein by school district. Requires district of residence to pay for education of such adults, as well as minors, as may be admitted to schools or classes.

Provides that minimum school day for such classes shall be 180 minutes and that school year consists of 220 school days. Requires Superintendent of Public Instruction to apportion to district of attendance, excess cost of educating minors admitted to such schools and classes.

A.B. 2419—LINDSAY. (Elec. & Reap.) Adds Art. 4, Ch. 1, Div. 7, Elec. C., re campaign contributions.

Makes it misdemeanor for any person, corporation, or labor union to contribute over \$200 to promote nomination or election of candidate at primary or other election within State. Prescribes punishment of one year imprisonment in county jail, \$10,000 fine, or both.

A.B. 2420—NIELSEN. (C. S. & S. P.) Adds Sec. 20894.3, Gov. C., re State Employees' Retirement System with respect to credit for state service.

Provides that person in recognized military service whose name was on permanent employment list prior to entry into such service and who is appointed to a permanent position within one year after leaving military service shall receive credit for state service during period of military service.

Provisions of section apply only to persons who entered state service prior to January 1, 1949, and do not apply to contracting agency or its employees unless agency so elects.

A.B. 2421—NIELSEN. (C. S. & S. P.) Amends Sec. 18802, Gov. C., re reclassification of positions in state civil service.

Adds provision that classes compensated on hourly or per diem basis on May 30, 1956, shall not be reclassified solely for purpose of changing their method of compensation and every such position so reclassified since that date shall be reinstated to its former classification.

A.B. 2422—CHAPEL. (Trans. & C.) Adds Sec. 84, S. & H. C., re state highway across ocean inlets.

Requires California Highway Commission before adopting location or relocation of any state highway across any ocean inlet to obtain approval of plans of proposed highway from Division of Beaches and Parks of Department of Natural Resources and State Lands Commission and any other state agency which has jurisdiction over ocean inlets, with respect to integration of proposed highway with any proposed plan for development of ocean inlet as small boat harbor.

A.B. 2423—COOLIDGE. (P. U. & C.) Adds Div. 5.5, amends Sec. 6816, P. R. C., re development of small craft harbors and ports of refuge.

Declares state-wide interest therein.

Establishes Small Craft Harbor and Port of Refuge Financing Fund and provides that money in such fund shall be available to city, city and county, or port district for acquisition of real property for, and construction and development of, small craft harbor or port of refuge when appropriated by Legislature.

Requires repayment in such manner and upon such terms as Legislature may prescribe.

Authorizes Director of Finance to invest and reinvest unneeded money in fund, and requires transfer to such fund of an unspecified amount annually from State Lands Act Fund.

A.B. 2424—DILLS. (Mun. & C. G.) Amends Sec. 5302.5, S. & H. C., re Improvement Act of 1911.

See digest of S. B. 899, apparently identical.

A.B. 2425—HEGLAND. (Elec. & Reap.) Amends Secs. 11101, 11104, 11105, 11106, and 11107, Elec. C., re recall of municipal officers.

Provides recall petition be signed by 25 rather than 12 percent of voters, and by no less than 12 percent of voters in each precinct.

Requires that notice of intention to circulate petition and statement of reasons be filed with clerk of city legislative body rather than published or posted.

Provides the statement of reasons as well as notice of intent shall be served on or sent by registered mail to officer to be recalled.

Requires that notice of intention and statement be published with answer of officer and prescribes publication period.

A.B. 2426—THELIN. (Jud.) Amends Sec. 1241, Civ. C., clarifying effect of declaration of homestead, making no substantive change.

A.B. 2427—THELIN. (Jud.) Amends Sec. 1213, Civ. C., re recording of documents and constructive notices, making technical change.

A.B. 2428—THELIN. (Jud.) Amends Sec. 784, Prob. C., re probate sales of real property, making clarifying change.

A.B. 2429—SEDGWICK. (C., P., & P. W.) Adds Art. 6, Ch. 2.5, Div. 1, Wat. C., repeals Ch. 686, Stats. 1935 and Ch. 186, Stats. 1951, re Yuba River debris control.

Requires funds appropriated for such control to be used for works for such purpose and to be matched by federal funds.

Requires work to be executed by or under direction of California Debris Commission according to plans approved by Department of Water Resources.

Deletes obsolete provisions.

A.B. 2430—SEDGWICK. (Soc. Wel.) Adds Sec. 1552.7, W. & I. C., re aid to needy children.

Allows county welfare department, district attorney or city prosecutor to obtain information from public authorities which will assist in administration of aid to needy children and enforcement of such provisions.

A.B. 2431—BRITSCHGI. (Ed.) Adds Sec. 2212, Ed. C., requiring school district to pay to city unspecified portion of compensation of school crossing guards.

A.B. 2432—MACBRIDE. (C., P., & P. W.) Adds Sec. 5426.7, P. R. C., re change of name of recreation, park and parkway district.

Authorizes governing body of district to propose change in name of district to board of supervisors and provides board may signify their approval of change by resolution, change to be effective by such resolution.

A.B. 2433—MACBRIDE. (C. S. & S. P.) Amends Sec. 21702, repeals Sec. 21708, Gov. C., re integration of State Employees' Retirement System and Federal Old-Age and Survivors Insurance.

Authorizes board to modify contract with local agency, where contract with federal agency is modified to include employees of such agency, to modify benefits and adjust employee contributions as may be agreed to by the board. Deletes provision requiring that contracts with local agencies subject to provisions re computation of current and prior service pensions for state miscellaneous members be modified in same manner as provided for state employees.

A.B. 2434—MACBRIDE. (Jud.) Adds Art. 6.9, Ch. 8, Pt. 8, Div. 2, R. & T. C., re inheritance tax.

Prescribes alternate method of settlement of disputes respecting domicile of decedent when two or more states claim decedent as domiciliary, upon election of executor to be governed by such method.

Provides that such election prohibits other proceedings to determine or assess tax in State, and executor must either accept determination of tax due ascertained by taxing officials of states, or submit to arbitration.

Provides for board of arbitration, whose determination as to domicile is to be final.

Limits amount of interest and penalties for nonpayment during period of arbitration to 4 percent of taxes.

Authorizes State Controller, prior to conclusion of legal action or arbitration, to agree with officials of other states to accept certain amount as full payment, and provides that assessment pursuant to agreement as to domiciliary of State fixes amount of tax due State.

Requires executor to pay Controller percentage of difference between aggregate amount payable under agreement and aggregate amount of credit allowable to estate under federal estate tax, when such aggregate amount payable is less than such credit.

Provides instances of application of above.

A.B. 2435—MACBRIDE. (Jud.) Amends Sec. 117p, C. C. P., re fees and charges collected by small claims court.

Adds provision that a fee of \$1 shall be charged for issuing an execution and \$1 for abstract of judgment.

A. B. 2436—MACBRIDE. (Jud.) Amends Sec. 1254, and adds Sec. 1254.4, C. C. P., re deposit and investment of money paid into court in eminent domain proceedings.

Requires, rather than leaves discretionary with court, where State is plaintiff and has paid into court amount of judgment and other required sums or has deposited security in money, that court order money deposited with State Treasurer.

Permits, under direction of Pooled Money Investment Board, investment or deposit of moneys so deposited with Treasurer, but requires board arrange investment program to have moneys available for immediate payment of orders or decrees.

A.B. 2437—MACBRIDE. (C. S. & S. P.) Adds Sec. 21251.5, Gov. C., re State Employees' Retirement System to provide increased benefits with respect to members heretofore retired or deceased.

Increases current service and prior service pensions; provides for modification of increase under optional settlement, and for increase in special death benefits.

A.B. 2438—MACBRIDE. (Gov. E. & E.) Adds Ch. 1.5, Div. 8, B. & P. C., re motor vehicle salesmen.

Provides for licensing of motor vehicle salesmen, requires renewal of license each year and new license when employed by different dealer, and prohibits engaging in activity as such salesman except on behalf of a single employer who is licensed as motor vehicle dealer.

A.B. 2439—MACBRIDE. (Trans. & C.) Amends, repeals and adds various secs., Veh. C., to repeal and enact law regulating issuance of license and certificates of ownership for manufacturers, transporters and dealers.

A.B. 2440—MACBRIDE. (Jud.) Amends Sec. 11008, Pen. C., re peace officers, making no substantive change.

A.B. 2441—NIELSEN. (Mun. & C. G.) Amends Sec. 31641.1, Gov. C., re county retirement systems.

Allows member to elect to receive credit and make contributions for public service before becoming member within three years, rather than one year, after his entrance into county system and within three years, rather than one year, after provision is made applicable in county, whichever is later.

**A.B. 2442—RUMFORD.** (Trans. & C.) Amends Secs. 687, 687.1, and 687.2, Veh. C., re identification of commercial vehicles.

Prohibits operation on highways of for-hire property and for-hire-passenger combinations of vehicles unless name or trade mark of person under whose authority combination of vehicles is being operated is displayed on both sides of a vehicle in such combination of vehicles.

Requires display on motor vehicles or combinations of vehicles to be in letters of such size, shape, and color as to be readily legible during daylight hours from a distance of 50 feet, rather than in letters at least six inches high.

**A.B. 2443—Busterud.** (Mun. & C. G.) Adds Ch. 6, Pt. 1, Div. 24, H. & S. C., re urban renewal.

See digest of S.B. 1232, apparently identical.

**A.B. 2444—BUSTERUD.** (Mun. & C. G.) Adds Sec. 33270.1, H. & S. C., re community redevelopment.

Authorizes redevelopment agencies to make relocation payments to or with respect to persons displaced by redevelopment projects for moving expenses or property losses not otherwise compensated.

**A.B. 2445—BUSTERUD.** (Mun. & C. G.) Adds Sec. 33281, H. & S. C., re community redevelopment.

See digest of S.B. 1235, apparently identical.

**A.B. 2446—BUSTERUD.** (Mun. & C. G.) Amends Sec. 33566, H. & S. C., re community redevelopment.

See digest of S.B. 1233, apparently identical.

**A.B. 2447—BUSTERUD.** (Mun. & C. G.) Repeals and adds Sec. 33701, H. & S. C., re community redevelopment.

See digest of S. B. 1236, apparently identical.

**A.B. 2448—BRUCE F. ALLEN.** (Jud.) Amends Sec. 701, W. & I. C., re abandoned children.

Permits filing of petition to have minor declared free from custody and control of parents, and gives juvenile court jurisdiction over such minor, when he has been left by parents in care of others without support or communication from them for six months.

Prohibits final decree freeing from custody of parents until abandonment has continued one year.

**A.B. 2449—BRUCE F. ALLEN.** (Jud.) Amends and adds various secs., W. & I. C. and Civ. C., re services to unmarried expectant mothers.

Permits county maintaining licensed county adoption agency to pay for medical care of unmarried mother if she has requested study of child with view to adoption and is unable to pay. Permits adoptive parents to be charged \$100 for this purpose and provides funding arrangement for such expenses and charges.

**A.B. 2450—BRUCE F. ALLEN.** (Jud.) Amends Sec. 225p, Civ. C., re adoption of children.

Changes from \$300 to \$400 the fee that county adoption agency may require petitioning parents to pay such agency.

Adds provision permitting \$100 of fee be used to pay prenatal, delivery, and postnatal care when it is provided by private physicians and hospitals.

**A.B. 2451—BRUCE F. ALLEN.** (Ed.) Adds Art. 8, Ch. 2, Pt. 1, Div. 5, W. & I. C., re blind students and workers.

Authorizes Department of Education to purchase typewriters, sound recorders and other equipment, to be loaned to recipients of blind aid who are students at university, college or junior college in this State, which may be required in pursuit of studies. Permits department to purchase attachments and other equipment, to be loaned to blind workers, which may be necessary for such workers to qualify for positions they could not otherwise fill.

A.B. 2452—BRUCE F. ALLEN. (Soc. Wel.) Adds Sec. 3084.4, amends Sec. 3447, W. & I. C., re educational benefits to blind aid recipients.

Provides funds for readers received by recipient of aid to needy blind or aid to partially self-supporting blind shall not be deemed property, income, or resource of recipient, and prohibits deductions therefor from grant of aid.

Makes similar provision for educational scholarship received by recipient of aid to needy blind while regularly attending public school or institution of higher learning.

A.B. 2453—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 3082.1, W. & I. C., re administration of aid to blind.

Permits State and counties to share in payment of salaries and expenses of qualified social workers assigned exclusively to assist blind aid recipients, after deducting federal assistance made available for purpose.

Adds to provision requiring social workers to act courteously and diligently in administering aid to blind, and to avoid criticism or comment on facts not directly related to administration of aid, statement that vocational counseling shall be deemed directly related to administration of aid to blind.

To become operative July 1, 1958.

A.B. 2454—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 3083.5, W. & I. C., re aid to needy blind.

Requires county, in connection with annual review as to eligibility of recipient of aid to needy blind for aid to partially self-supporting blind, to consider work capacity of recipient and employment opportunities in county, and requires State Department of Social Welfare to establish procedures to insure that determinations of county are based on accurate appraisals of such matters.

Permits State Social Welfare Board to review determination of county as to type of aid to be granted upon request of State Department of Social Welfare, as well as upon appeal by applicant.

A.B. 2455—BRUCE F. ALLEN. (Soc. Wel.) Adds Secs. 200.1, 2500.1, W. & I. C., re standards of aid and relief of poor.

Directs board of supervisors of each county to adopt and publish "minimum basic standard of aid and care" setting forth policy of board as to providing indigent sick and dependent poor with specified essentials, and containing schedule as to minimum monetary amounts deemed adequate to meet needs of individuals and families for each such essential.

Requires copies of such standard to be posted in office or court buildings of county.

A.B. 2456—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 2354.1, W. & I. C., re life care contracts.

Requires annual audit by C. P. A. of financial affairs of organizations or persons furnishing life care or care for more than one year under agreement with recipient thereof, showing therein per capita operating costs and condition of reserves.

Requires advance payments in money and property received from transferor to be shown separately from membership fees, donations, and funds available for capital expansion.

A.B. 2457—BRUCE F. ALLEN. (Soc. Wel.) Adds Sec. 2359.1, W. & I. C., re solicitation of life care agreements.

Requires printed material soliciting persons to enter into life care agreements, or agreements for care for more than one year, to show extent of financial and other responsibility assumed by individuals or organizations listed on or referred to in material as being interested in or connected with person or organization offering to provide care.

Makes person or organization that issues, delivers, or publishes such material in violation of above provision, or assists therein, guilty of misdemeanor.

A.B. 2458—BRUCE F. ALLEN. (Soc. Wel.) Amends Secs. 2352 and 2353, W. & I. C., re care contracts.

Requires that any forms used by organizations licensed to provide life care must be approved by Department of Social Welfare, prior to their use. Department may contract for assistance of Department of Insurance for evaluating forms.

Requires life care agreement to be accompanied by financial statement of organization contracting to furnish care, and copies of both agreement and statement to be furnished party transferring property to organization.

A.B. 2459—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 2300, W. & I. C., re homes for care of aged persons.

Provides that as condition to receipt or retention of license to operate home or institution for care of aged, contracts for care made in advance for one year or more must be in writing and in form approved by Department of Social Welfare prior to use.

A.B. 2460—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 2350, W. & I. C., re life care contracts.

Eliminates provision exempting organizations or persons furnishing life care, or care for more than one year, under agreement cancellable by either party without cause, from requirement that such organizations or persons obtain certificate of authority from State Department of Social Welfare.

A.B. 2461—BRUCE F. ALLEN. (Soc. Wel.) Amends Secs. 2350.1 and 2350.5, and adds Sec. 2350.6, W. & I. C., re life care contracts.

Makes provisions allowing Department of Social Welfare to file lien against organizations furnishing life care services, and requiring performance bonds from such organizations, applicable to nonprofit organizations maintaining homes for aged heretofore exempt. Provides that department require agent or employee of applicant organization who has access to substantial amount of fund to furnish surety bond.

A.B. 2462—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 2351, W. & I. C., re life care contracts.

Substitutes up-to-date mortality table selected by Department of Social Welfare with aid of Department of Insurance for McClinton's table, for computing mandatory reserves of organizations or persons furnishing life care services. Sets interest rate at that determined by department in consultation with Department of Insurance rather than at 2½ percent.

Changes stocks and bonds eligible for investment of reserves to those on list approved by department in consultation with Department of Insurance and Department of Investment. Currently owned securities not on such list shall be disposed of in manner to avoid loss.

Requires investments in real estate or equities therein to be reduced 4 percent per year beginning January 1, 1958.

Permits department to impose additional reserve requirements or change percentage of interest assumption when deemed necessary to safeguard purchasers of life care contracts.

Makes other technical changes.

A.B. 2463—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 111, W. & I. C., re administration of welfare and institutions, making no substantive change.

A.B. 2464—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 1501, W. & I. C., re assistance to needy children, making no substantive change.

A.B. 2465—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 2142.5, W. & I. C., re old age security, making no substantive change.

A.B. 2466—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 3084.1, W. & I. C., re assistance to needy blind, making no substantive change.

A.B. 2467—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 3472, W. & I. C., re aid to blind.

Increases by \$4 maximum monthly grant payable to recipients of aid to partially self-supporting blind.

A.B. 2468—BRUCE F. ALLEN. (Soc. Wel.) Adds Pt. 2, Div. 5, W. & I. C., re aid to disabled.

Provides for establishment of program of aid to permanently and totally disabled in accordance with Title XIV Federal Social Security Act.

A.B. 2469—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 2160, repeals Sec. 2160.4, as added by Ch. 1926, Stats. 1955, W. & I. C., re eligibility for old age assistance.

Makes eligible for aged aid persons, otherwise eligible, who have resided in United States for period of 25 years, commencing prior to June 1, 1932.

Deletes provision making eligible for such aid persons who have resided in United States for 25 years and who, because of race or national origin, were ineligible for citizenship prior to December 24, 1952.

A.B. 2470—BRUCE F. ALLEN. (Jud.) Amends Secs. 571, 836, W. & I. C., re psychopathic department of superior court.

Confers upon such department powers and jurisdiction of juvenile court in proceeding for commitment of minor as mentally ill, mentally disordered, mentally deficient, or as defective or psychopathic delinquent.

Suspends statute of limitations relating to charge against minor during such proceeding.

A.B. 2471—BRUCE F. ALLEN. (Jud.) Amends Sec. 743, W. & I. C., re commitment to Youth Authority.

Permits commitment of juvenile court ward to authority if judge believes ward will be benefited by any treatment as well as the reformatory educational discipline provided by authority.

A.B. 2472—BRUCE F. ALLEN. (Jud.) Amends Sec. 1004, W. & I. C., re institutions under jurisdiction of Youth Authority.

Requires authority to provide treatment for persons in institutions subject to its jurisdiction.

A.B. 2473—BRUCE F. ALLEN. (Jud.) Amends Sec. 1128, W. & I. C., re mentally defective persons.

Provides for commitment of epileptic or feeble-minded inmates of correctional schools to state mental hospitals, with prior concurrence of Department of Mental Hygiene, rather than to Pacific Colony, Sonoma State Home, or similar institutions.

A.B. 2474—BRUCE F. ALLEN. (Jud.) Amends Sec. 7052, W. & I. C., re commitment of defective or psychopathic delinquents.

Authorizes Youth Authority to file petition for commitment of person alleged to be defective or psychopathic delinquent.

A.B. 2475—BRUCE F. ALLEN. (Jud.) Amends Sec. 660, W. & I. C., re wards of juvenile court, making no substantive change.

A.B. 2476—BRUCE F. ALLEN. (Soc. Wel.) Adds Ch. 2.6, Pt. 1, Div. 6, repeals Sec. 5102, W. & I. C., re care of aged persons.

Requires counselor in mental health or county welfare department to assist non-psychotic needy aged persons in need of protective care, but found not to require care in licensed mental institutions, to find appropriate shelter care facilities.

Authorizes boarding and nursing home operators providing care for aged persons suffering periods of confusion or other conditions bordering on mental illness to detain such persons for 24 hours, and for two additional 48-hour periods upon order of physician, but prohibits detention in excess of 120 continuous hours without court order.

Requires prompt discharge, on motion of medical superintendent, of aged persons admitted to state hospitals as borderline or questionable cases upon finding that such persons do not require psychiatric treatment even though afflicted with chronic harmless mental illness.

Permits, on motion of medical superintendent, discharge of aged persons confined in mental hospitals who respond to treatment and no longer require hospital care and treatment, and requires discharge upon order of Department of Mental Hygiene.

Requires county to establish schedule of charges to be paid by counties for care of aged aid recipients in licensed institutions and boarding homes for aged; such

charges to be based upon normal costs in locality plus fair margin of profit to licensee. Requires State to reimburse counties for one-half of charges paid, over and above state contribution toward assistance grant, but not to exceed \$35 per month per person, provided county schedule of charges is approved by State Department of Social Welfare as reasonable and just on basis of economic conditions in locality.

Requires county, if necessary, to place aged aid recipients discharged from state hospitals in county facilities or licensed boarding homes or institutions for aged. Provides if county refuses or fails to place such persons, Director of Mental Hygiene may provide care in state hospital and charge county for costs therefor but not to exceed \$150 per month.

A.B. 2477—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 7503, W. & I. C., re injury reports on mental patients.

Requires Department of Mental Hygiene to adopt blank forms for reports of investigations of injuries to patients, serially numbered, and showing findings of supervisors and administrators of hospitals over their signatures.

Requires copy of any such report to be sent promptly to director.

A.B. 2478—BRUCE F. ALLEN. (Jud.) Amends Sec. 7506, W. & I. C., re powers and duties of State Department of Mental Hygiene, making no substantive change.

A.B. 2479—BRUCE F. ALLEN. (Soc. Wel.) Adds Sec. 7509.1, W. & I. C., authorizing Department of Mental Hygiene to conduct research program on administrative problems, and publish and distribute bulletin.

A.B. 2480—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 7002, W. & I. C., re homes for feeble-minded, making no substantive change.

A.B. 2481—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 7007, W. & I. C., re commitment of mentally retarded minors.

Permits admittance of mentally retarded minor to state hospital for indeterminate period on signed application of parent or guardian, recommendation of preadmission clinic, and approval of hospital superintendent. Prohibits care for more than one year or after minor reaches 21 years of age without approval of superior court having jurisdiction.

Provides for payment of cost of care of such minor, up to current average per capita cost of hospital, by parent or guardian or by estate of patient in proportion to ability to pay.

A.B. 2482—BRUCE F. ALLEN. (Soc. Wel.) Amends various sees., W. & I. C., re mentally deficient and epileptic persons not insane, making technical and clarifying changes not substantive in nature.

A.B. 2483—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 5260, W. & I. C., re feeble-minded and epileptic persons not insane, making no substantive change.

A.B. 2484—BRUCE F. ALLEN. (Soc. Wel.) Repeals Sec. 5262.6, W. & I. C., re costs of care of feeble-minded and epileptic persons not insane.

Repeals provision prescribing procedure for county reimbursement to State for cost of commitments to state hospitals for feeble-minded.

A.B. 2485—BRUCE F. ALLEN. (Jud.) Amends Sec. 5263, W. & I. C., re commitment of feeble-minded.

Makes person who knowingly contrives to have individual unlawfully or improperly committed or admitted to state mental hospital guilty of misdemeanor.

A.B. 2486—BRUCE F. ALLEN. (Jud.) Amends Sec. 5300, W. & I. C., providing for commitment of epileptics to state hospital, rather than state home.

A.B. 2487—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 5302, W. & I. C., re treatment of epileptic persons in state hospitals.

Provides epileptic persons committed to state hospitals are subject to same rules and laws regarding treatment as mentally ill persons so committed.

A.B. 2488—BRUCE F. ALLEN. (Jud.) Amends Sec. 5100, W. & I. C., re commitment of mentally ill persons.

Provides mentally ill person may be committed by court to licensed sanitarium or hospital for treatment, as well as for care.

A.B. 2489—BRUCE F. ALLEN. (Mun. & C. G.) Amends Sec. 5175, W. & I. C., to delete limitation of application of provision allowing creation of Office of Public Guardian to counties with population of 1,000,000 or more.

A.B. 2490—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 6726, W. & I. C., re costs of care for mental patients.

Authorizes Department of Mental Hygiene to pay higher rate, up to maximum of \$120 per month, than maximum specified by law for cost of care of mental patients paroled or on leave of absence in private homes; such rate to be based on scale developed by department and approved by Department of Finance.

A.B. 2491—BRUCE F. ALLEN. (Jud.) Amends Sec. 1881, C. C. P., re testimonial privileges.

Provides that prohibition against examination of one spouse for or against other without consent of latter and prohibition against examination of one spouse, without consent of other, as to marital communication, do not apply in hearing held to determine mental competency or condition of either spouse.

A.B. 2492—BRUCE F. ALLEN. (Jud.) Amends Sec. 5050.9, W. & I. C., re hearings to determine mental illness.

Permits judge, in proceeding to determine mental illness, to appoint commissioner to take testimony and prepare written report to court setting forth findings and recommendation.

A.B. 2493—BRUCE F. ALLEN. (Jud.) Amends Sec. 5125, W. & I. C., re hearing to determine mental illness.

Requires demand for judge or jury trial by person completing 90-day observation commitment to state hospital to be made, and hearing conducted, in county where hospital to which commitment was made is located.

Makes other technical and clarifying changes.

A.B. 2494—BRUCE F. ALLEN. (Jud.) Amends Sec. 5100, W. & I. C., re proceedings to determine mental illness.

Specifically permits court, in proceeding to determine mental illness, to commit person to Department of Mental Hygiene for placement in state hospital for indeterminate period or for period not to exceed 90 days for observation, diagnosis, and treatment, with provision in order directing superintendent of hospital to report diagnosis and recommendations within 90-day period.

A.B. 2495—BRUCE F. ALLEN. (Jud.) Amends Sec. 5052, W. & I. C., re proceedings to determine mental illness.

Provides hearing to determine mental illness may be held in psychiatric ward or unit of county hospital.

A.B. 2496—BRUCE F. ALLEN. (Jud.) Amends Sec. 5054, W. & I. C., re proceedings to determine mental illness.

Permits exclusion of unnecessary persons from hearing to determine mental illness, and of alleged mentally ill person in discretion of court or commissioner if in best interests of such person, but requires judge or commissioner, together with two medical examiners, to examine person in or out of court.

Requires judge to fix compensation payable by county to attorney appointed to represent alleged mentally ill person.

A.B. 2497—THOMAS. (F. & G.) Amends Sec. 714.5, F. & G. C., re yellowtail.

Provides no yellowtail less than 30 inches in length may be taken or possessed, rather than prohibiting taking or possessing more than five yellowtail under 28 inches in length.

- A.B. 2498—THOMAS. (F. & G.) Amends Sec. 715, F. & G. C., re white sea bass. Provides no white sea bass less than 30 inches in length may be taken or possessed, rather than prohibiting taking or possessing more than five white sea bass under 28 inches in length.
- A.B. 2499—THOMAS. (F. & G.) Amends Sec. 714, F. & G. C., re barracuda. Provides no barracuda less than 30 inches in length may be taken or possessed, rather than prohibiting taking or possessing more than five barracuda under 28 inches in length.
- A.B. 2500—THOMAS. (F. & G.) Amends Sec. 717, F. & G. C., to prohibit sale or purchase of white sea bass, barracuda, or yellowtail less than 30, rather than 28, inches in length.
- A.B. 2501—THOMAS. (F. & G.) Adds Sec. 18.1, F. & G. C., re commercial fishing regulations. Requires publication and distribution within 45 days of adoption of all Fish and Game Commission regulations affecting commercial fishing. Requires annually on April 15th, after April 15, 1957, publication in booklet form of all such regulations and mailing to each district attorney, judge of municipal or justice court and commercial fishing licensees.
- A.B. 2502—THOMAS. (F. & G.) Amends Sec. 461, F. & G. C., to delete exception for fish contests in Pacific Ocean from prohibition against offering prize or inducement to take fish.
- A.B. 2503—THOMAS. (F. & G.) Amends Sec. 730, F. & G. C., to delete authorization for commercial fishing licensee to possess 30 pounds of underweight California halibut.
- A.B. 2504—THOMAS. (F. & G.) Amends Sec. 845.2, F. & G. C., to authorize owner or person entitled to possession of seized net to apply to superior court in county of residence for leave to file bond and regain possession.
- A.B. 2505—THOMAS. (F. & G.) Amends Sec. 919, F. & G. C., to authorize use, and prescribe size and strength, of synthetic twine used in bait nets.
- A.B. 2506—THOMAS. (F. & G.) Amends Sec. 884, F. & G. C., to add District 19B to areas in which drift or set gill nets may be used.
- A.B. 2507—THOMAS. (F. & G.) Amends Sec. 1151, F. & G. C., to prohibit use of artificial light to attract fish in commercial fishing and to take fish in other than ocean waters.
- A.B. 2508—THOMAS. (F. & G.) Adds Sec. 747.1, F. & G. C., to provide sale or use of any part of load or lot of anchovies for bait or human consumption prohibits use of any part thereof for canning.
- A.B. 2509—THOMAS. (F. & G.) Amends Sec. 1015.4, F. & G. C., re Marine Research Committee, making no substantive change.
- A.B. 2510—CHAPEL. (Mun. & C. G.) Repeals Sec. 65805, Gov. C., re zoning ordinances. Validates ordinance or amendment passed pursuant to Zoning Law of 1917 or Conservation and Planning Act or its predecessor, except acts or matters being contested in pending legal proceeding or which have been determined to be void by legal proceeding. Deletes provision re enactment of ordinance changing zones or regulations after notice and hearing thereon.
- A.B. 2511—HOLMES. (Jud.) Adds Ch. 2.5, Pt. 1, Div. 2, and amends Secs. 700 and 825, W. & I. C., and amends Secs. 305 and 305.1, Veh. C., re juvenile traffic offenders. Defines "juvenile" as any minor 14 years or over at time of violating any Vehicle Code misdemeanor or city traffic ordinance. Requires juvenile traffic violations to be heard by any court having jurisdiction over such offenses instead of juvenile court. Requires certification to juvenile court if any other offense is charged, and permits certification if judge believes juvenile should be made ward of court. Makes other technical changes.

A.B. 2512—CALDECOTT. (Trans. & C.) Amends Sec. 194.1, adds Sec. 194.2, S. & H. C., re allocations to cities and cities and counties from State Highway Fund and payments from Motor Vehicle License Fee Fund.

Prohibits use of United States Bureau of Census determination of population of city or city and county as basis for determining amount allocable or payable from such funds to city or city and county unless increase in population is unspecified percent or more of population as determined by last federal census.

Prohibits, after January 1, 1960, application to Bureau of Census to determine increase in population more than twice in period between decennial censuses.

Permits city or city and county whose population has increased substantially since last federal census to apply to Department of Finance to estimate increase in population and provides that, subsequent to filing of certified copy of estimate with Department of Public Works and Controller, allocations and payments shall be based upon population so estimated. Requires cost of investigation by Department of Finance to be paid by city or city and county.

A.B. 2513—CALDECOTT. (Jud.) Amends Sec. 6506, Gov. C., re agreements by public agencies for joint exercise of powers.

Provides that entity, as well as agency, provided by the agreement to administer agreement may be one of the parties thereto or a commission or board constituted pursuant to the agreement or a person, firm or corporation.

A.B. 2514—LINDSAY. (C., P., & P. W.) Amends and repeals various secs., Gov. C., re regional and area planning commissions.

See digest of S.B. 1624, apparently identical.

A.B. 2515—LINDSAY. (C., P., & P. W.) Amends Secs. 43068 and 65431, Gov. C., re city or county planning tax.

Allows city or county to levy tax of two mills on each dollar of assessed valuation for planning purposes in addition to other city or county taxes, rather than allowing city or county with planning commission to levy two mill tax on each dollar of assessed valuation as part of annual tax levy to defray expenses incurred by planning commission or department. Excludes such tax from amount of maximum tax which city may levy.

A.B. 2516—THOMAS J. DOYLE. (G. O.) Repeals Secs. 23778 and 23779, B. & P. C., re liquor wholesalers.

Deletes provisions requiring wholesalers to maintain reasonable stock on premises and to carry on bona fide wholesale business.

A.B. 2517—THOMAS J. DOYLE. (G. O.) Adds Sec. 24206, B. & P. C., to require accusation against liquor licensee to be filed within two years after act or omission alleged as ground for disciplinary action.

A.B. 2518—HANNA. (Jud.) Adds Sec. 337(a), C. C. P., re definition of book account.

Defines "book account" as detailed statement which constitutes the principal record of transactions between debtor and creditor, arising out of contract or some fiduciary relation, and shows debits and credits in connection therewith, and against whom and in favor of whom charges are made, kept in permanently bound book or on sheet or sheets, mechanically fastened in a book, but detachable therefrom, or on a card or cards of a permanent character.

A.B. 2519—MASTERSON. (Jud.) Amends Sec. 8213, Gov. C., re filing and recording of official oath and bond of notary public, making no substantive change.

A.B. 2520—MASTERSON. (Mun. & C. G.) Amends Sec. 972, M. & V. C., re compensation of county service officer to administer aid to veterans, making no substantive change.

A.B. 2521—MASTERSON. (Soc. Wel.) Amends Secs. 1510, 1511, W. & I. C., re aid to needy children.

Increases state payment for each needy child with state and county residence in institution or boarding home from \$45 to \$50 per month, and for each such child without county residence from \$67.50 to \$75 per month.

Provides aid shall be paid for each needy family having one or more needy children, rather than for needy children.

- A.B. 2522—CUNNINGHAM. (Mun. & C. G.) Amends Ch. 671, Stats. 1911, the Municipal Water District Act of 1911, re municipal water districts.  
Allows directors pay for four, rather than three, meetings per month.  
Authorizes districts to acquire or construct and maintain and operate recreational facilities at reservoirs upon approval of majority of voters.
- A.B. 2523—CUNNINGHAM. (Mun. & C. G.) Amends Sec. 32002.3, H. & S. C., to make general notice requirements for district hospital elections subject to conflicting provisions in Local Hospital District Law.
- A.B. 2524—WINTON. (Mun. & C. G.) Amends Sec. 24200, Gov. C., re elective county officers, making no substantive change.
- A.B. 2525—O'CONNELL. (G. O.) Amends Sec. 24200, B. & P. C., re grounds for suspension or revocation of liquor licenses, making no substantive change.
- A.B. 2526—BELOTTI. (Jud.) Repeals and adds Sec. 3346, Civ. C., re wrongful injury to timber, trees, or underwood on another's land.  
Provides double damages, rather than actual detriment, for casual good faith trespasses.  
Broadens provision re highway purposes to include repair of highway and bridge, and retains actual detriment as damages for such trespass.  
Re-enacts triple damages for wilful injuries.
- A.B. 2527—BACKSTRAND. (Trans. & C.) Amends Secs. 215 and 216, Veh. C., to provide that certain two-wheel semitrailers of nonresidents otherwise exempt from registration are subject to registration if leased for intrastate operation in this State.
- A.B. 2528—BACKSTRAND. (Trans. & C.) Adds Sec. 838, S. & H. C., re reservations of easements in abandoned state highways.  
Permits California Highway Commission to reserve and except from abandonment easements for sanitary sewers, storm drains, and utility facilities.
- A.B. 2529—PATTEE. (F. & G.) Adds Sec. 1412, F. & G. C., re conditions injurious to fish.  
Requires anyone convicted of polluting, contaminating, or obstructing waters to detriment of fish life to remove substance placed in waters or pay costs of departmental removal.
- A.B. 2530—PATTEE. (L. & D.) Amends Sec. 461, Ag. C., re sale of milk.  
Makes it unlawful to sell milk at retail without marking on container cap or otherwise percentage of milk fat and solids-not-fat contained therein.
- A.B. 2531—SHELL. (M., O., & M. I.) Adds Ch. 4, Div. 3, P. R. C., re Oil and Gas Production Study Commission.  
Establishes commission composed of seven members appointed by Governor and State Oil and Gas Supervisor and Director of Natural Resources.  
Provides for participation in work of commission of two members each of Senate and Assembly, to extent compatible with their positions as legislators.  
Requires commission to study State's oil and gas regulatory laws and to render report to Legislature.  
Provides for termination of commission on June 30, 1959.
- A.B. 2532—CONRAD. (Elec. & Reap.) Amends Sec. 3701, Elec. C., re ballot paper.  
Eliminates requirement that Secretary of State shall not furnish tinted ballot paper to local agencies until it is paid for by agencies.
- A.B. 2533—CONRAD. (C., P., & P. W.) Amends Ch. 429, Stats. 1927, the Metropolitan Water District Act, re annexation of territory to districts.  
Authorizes annexation of territory with right of such territory to water from district limited to amount needed at time of annexation for beneficial uses in territory.

A.B. 2534—CONRAD. (Elec. & Reap.) Amends Sec. 9483, Elec. C., re election services provided by counties.

Authorizes any county, rather than only counties having registrars of voters, to provide, upon request, services relating to district, as well as city, elections, and requires city or district to reimburse county upon presentation of bill for services.

Deletes provision requiring city to reserve out of city funds amount 10 percent in excess of sum estimated as owing to county to insure payment of sum owed upon presentation of bill.

Makes other technical and clarifying changes.

A.B. 2535—BURKE. (C. S. & S. P.) Amends Sec. 21702, repeals Sec. 21708, Gov. C., re contract members of State Employees' Retirement System integrated with Old Age and Survivors Insurance.

Revises provisions re contracts with public agencies to provide that any contract heretofore entered into or hereafter entered into between Retirement Board and public agency may be amended to provide such modification or benefits and adjustment of employee contributions under State Employees' Retirement Law as may be agreed to by board, provided agreement by board executed pursuant to provisions of Federal Social Security Act is modified to include in federal system the employees of the agency in positions covered by state system.

A.B. 2536—BURKE. (C. S. & S. P.) Amends Sec. 21298, Gov. C., re State Employees' Retirement System with respect to disability retirement allowance of local miscellaneous member or local safety member retired for nonindustrial disability.

Revises provisions specifying maximum disability retirement pension for such members.

A.B. 2537—BURKE. (C. S. & S. P.) Adds Sec. 21703, Gov. C., re contract members of State Employees' Retirement System integrated with Old Age and Survivors Insurance.

Provides that contracts made with public agencies so integrated may provide for retirement ages, modification of benefits, and adjustments of contributions of local safety members different from those provided under State Employees' Retirement Law and different from those provided in such contracts for local miscellaneous members.

A.B. 2538—HOUSE. (Ed.) Amends Sec. 28127, Gov. C., and Sec. 427, Ed. C., re compensation for public service in Imperial County, making no substantive change.

A.B. 2539—HOUSE. (Ed.) Amends Sec. 371, Ed. C., re county superintendents of schools, making no substantive change.

A.B. 2540—HOUSE. (Ed.) Amends Sec. 106, Ed. C., re education, making no substantive change.

A.B. 2541—HOUSE. (Ed.) Amends Sec. 427, Ed. C., changing annual salary of Imperial County Superintendent of Schools to unspecified amount.

A.B. 2542—HOUSE. (Ed.) Amends Sec. 1301, Ed. C., re district superintendents of schools, making no substantive change.

A.B. 2543—HOUSE. (Agr.) Amends Sec. 12917, B. & P. C., re farm products, making no substantive change.

A.B. 2544—HOUSE. (Agr.) Amends Sec. 2815, Ag. C., re bees, making no substantive change.

A.B. 2545—HOUSE. (Agr.) Amends Sec. 283, Ag. C., re bees, making no substantive change.

A.B. 2546—HOUSE. (Trans. & C.) Amends Sec. 5235, S. & H. C., re changes under Improvement Act of 1911, making no substantive change.

A.B. 2547—HOUSE. (Trans. & C.) Amends Sec. 30603, S. & H. C., re insurance of San Francisco-Oakland Bay Bridge, making no substantive change.

A.B. 2548—HOUSE. (Trans. & C.) Amends Sec. 680.5, S. & H. C., re utility facilities on state highways, making no substantive change.

A.B. 2549—HOUSE. (C., P., & P. W.) Amends Sec. 30093, Wat. C., re irrigation districts, making no substantive change.

A.B. 2550—HOUSE. (Agr.) Amends Sec. 364.1, Ag. C., re agriculture, making no substantive change.

A.B. 2551—HOUSE. (Agr.) Amends Sec. 370, Ag. C., re agriculture, making no substantive change.

A.B. 2552—HOUSE. (C., P., & P. W.) Amends Sec. 26180, Wat. C., re irrigation district elections, making no substantive change.

A.B. 2553—HOUSE. (C., P., & P. W.) Amends Sec. 21657, Wat. C., re irrigation district elections, making no substantive change.

A.B. 2554—HOUSE. (Agr.) Amends Sec. 272, Ag. C., re bees, making no substantive change.

A.B. 2555—KELLY. (Jud.) Adds Secs. 25537 and 25538, Gov. C., re leases and sale of county property.

Exempts contracts granting concessions on county land and leases or rentals of county property made for purpose of providing county governmental service, from general provisions governing lease or sale of county property.

A.B. 2556—KELLY. (Rev. & Tax.) Adds Sec. 2904.1, R. & T. C., re property taxation.

Authorizes board of supervisors, when ordering tax collector to collect taxes on unsecured rolls, to reserve to assessor collection of taxes on unsecured personal property assessed to unknown owners. Provides that in such case assessor collect such taxes by seizure and sale of such personal property on or after due date thereof.

A.B. 2557—KELLY. (Mun. & C. G.) Adds Secs. 34334, Gov. C., re county services to new cities.

Permits county to furnish free to newly formed cities the services it performed prior to incorporation, if city is unable to file statement and map for tax levy with county assessor and State Board of Equalization before February 1st of year of incorporation. Limits such service to fiscal year following fiscal year when incorporation became effective.

A.B. 2558—WINTON. (Mun. & C. G.) Amends Sec. 36502, Gov. C., re city officers.

Makes person ineligible for office of councilman, city clerk or city treasurer unless he is elector of city at time of assuming office.

A.B. 2559—KELLY. (Agr.) Amends Sec. 1, Ag. C., re agriculture, making no substantive change.

A.B. 2560—KELLY. (Agr.) Amends Sec. 22, Ag. C., re agriculture, making no substantive change.

A.B. 2561—KELLY. (Agr.) Repeals Sec. 19626.6, B. & P. C., re fairs. Deletes annual appropriation from Fair and Exposition Fund to No. 1-A District Agricultural Association for support of Grand National Junior Livestock Exposition.

A.B. 2562—BRADLEY. (Mun. & C. G.) Amends Sec. 43096, Gov. C., re city tax rates.

Provides that tax rate fixed by city using alternate method of fixing tax rate is subject to tax limitation requirements of general provisions for fixing city tax rates.

A.B. 2563—BRADLEY. (Mun. & C. G.) Amends Sec. 40401, Gov. C., allowing city to acquire land for squares, parks, and playgrounds without, as well as within, city.

A.B. 2564—BRADLEY. (Mun. & C. G.) Amends Sec. 38900, Gov. C., re cities.

Allows construction and maintenance of drains and sewers within or without city limits and use thereof by nonresidents of city on conditions prescribed by city legislative body.

A.B. 2565—BRADLEY. (Jud.) Amends Sec. 11523, Gov. C., re petition for review of administrative adjudication.

Specifies that agency shall prepare complete record on payment of transcript fee for portion of record designated by petitioner rather than fee for entire transcript.

A.B. 2568—BRADLEY. (Mun. & C. G.) Adds Ch. 5, Pt. 3, Div. 12, H. S. C., P. C., re restrictions on issuance of retail liquor licenses.

Prohibits issuance thereof when contrary to local zoning ordinance, rather than valid local zoning ordinance.

Corrects cross-reference to local zoning powers.

A.B. 2567—BRADLEY. (Mun. & C. G.) Amends Sec. 349½, C. C. P., re city incorporation proceedings.

Provides that validity of incorporation proceedings shall not be contested unless action brought within three months after completion of proceedings, or, if proceedings are completed prior to time when act takes effect, within three months after act becomes effective.

A.B. 2568—BRADLEY. (Mun. & C. G.) Adds Ch. 5, Pt. 3, Div. 12, H. & C. S., re fire protection districts.

Provides for annexation of territory of city into fire protection district when territory has been annexed by city served by district.

Operative with respect to city annexations completed by filing ordinance with Secretary of State on and after October 1, 1957.

A.B. 2569—BRADLEY. (Mun. & C. G.) Adds Sec. 53024, Gov. C., re zoning and other regulatory ordinances of cities and counties.

Requires local agencies to comply with such ordinances, except as otherwise expressly provided. Makes county ordinances applicable to activities of local agencies, including cities, in unincorporated areas. Makes city ordinances applicable to activities of local agencies including counties, in incorporated areas.

A.B. 2570—BRADLEY. (Mun. & C. G.) Amends Sec. 34004, Gov. C., re duties of city officers.

In provision allowing city to impose duty imposed on city officer by state law upon another city officer, requires that such other city officer be qualified.

A.B. 2571—BRADLEY. (Mun. & C. G.) Amends Secs. 35307 and 35311, Gov. C., re annexation of territory to cities.

Requires hearing on annexation, when owners of territory to be annexed have petitioned for annexation or filed written consent thereto, to be set at any time after compliance with provisions requiring publication of resolution of notice of annexation, rather than to be set not less than 15 days after passage of such resolution.

Makes publication of resolution outside of city unnecessary if proceedings initiated by owners of all territory to be annexed.

A.B. 2572—BRADLEY. (Mun. & C. G.) Amends Sec. 36937, Gov. C., re city ordinances.

Provides for immediate effect of ordinance relating to taxes for usual and current city expenses, rather than fixing amount to be raised by taxation or tax rate.

A.B. 2573—BRADLEY. (Mil. Aff.) Repeals Sec. 986.6, M. & V. C., eliminating authorization to Department of Veterans Affairs to give veteran farm and home purchase aid on property in which he has previously acquired an interest.

A.B. 2574—BRADLEY. (Mun. & C. G.) Amends Sec. 27640, Gov. C., allowing appointment of county counsel in counties with population of over 40,000, rather than 60,000.

A.B. 2575—BRADLEY. (Jud.) Amends Sec. 273d, Pen. C., re wilful infliction of corporal injury on wife or child.

Expands definition of crime by deleting exclusion of acts not constituting felonious assault or attempted murder.

A.B. 2576—BRADLEY. (Elec. & Reap.) Adds Art. 9, Ch. 3, Div. 2, Ed. C., re notice of school district elections.

Requires county clerk or registrar of voters of county in which majority of district territory is located, 10 days before election to mail to each registered voter in district a card designating polling place, time of election, and purposes of election.

A.B. 2577—BRADLEY. (Jud.) Adds Sec. 837.5, Pen. C., re arrest for larceny.

Permits peace officer, retail merchant, or merchant's employee who has probable cause for belief that goods stolen from establishment open for business can be recovered from person, to take person into custody for a reasonable length of time for that purpose. Permits peace officer to arrest without warrant person he has probable cause to believe has stolen goods held for retail sale while establishment is open.

A.B. 2578—DONALD D. DOYLE. (Mun. & C. G.) Amends Secs. 31726, 31727, and 31727.2, Gov. C., re county employees' retirement systems.

Provides for payment of service retirement allowance upon retirement for disability of member who has obtained age 55, rather than 65, and for payment of disability retirement allowance upon retirement of disability of member under age 55 rather than 65.

Sets minimum disability retirement pension and nonservice connected disability retirement pension of safety member at one-third, rather than one-fourth, of final compensation.

A.B. 2579—DONALD D. DOYLE. (Mun. & C. G.) Amends Sec. 31641.5, Gov. C., re county employees' retirement systems.

Allows member to elect to receive service credit for service in county prior to becoming member within one year after becoming member, rather than within one year after becoming member or prior to October 1, 1954, whichever is later.

A.B. 2580—DONALD D. DOYLE. (Ed.) Amends Sec. 301, Ed. C., re county boards of education.

Provides that members of such boards shall be electors of, and elected from, trustee area they represent, rather than elected at large in county of residence.

A.B. 2581—DONALD D. DOYLE. (F. & G.) Amends Sec. 865, F. & G. C., re taking of shad with nets in District 12B, making no substantive change.

A.B. 2582—DONALD D. DOYLE. (C., P., & P. W.) Amends Sec. 30750, S. & H. C., re bridge across Carquinez Straits.

See digest S.B. 1712, apparently identical.

A.B. 2583—DONALD D. DOYLE. (C. S. & S. P.) Adds Sec. 1230, Gov. C., re state officers and employees.

Provides that no officer or employee, except Member of Legislature, shall advocate passage or defeat of legislation or favorable or unfavorable action by legislative committee on pending matter, or approval or veto by Governor unless requested to do so by him, or appearance before legislative committee unless requested to do so by committee or its chairman.

Imposes criminal penalties for violation.

A.B. 2584—KELLY. (Trans. & C.) Amends Sec. 650.6, Veh. C., to permit use of signal lamps mounted on movable arm to indicate vehicle is stopping.

A.B. 2585—DONALD D. DOYLE. (Ed.) Amends Sec. 5008, Ed. C., re school district bank accounts.

Authorizes deposit in bank account of receipts from sale of property made by student to student and from sale of materials to pupils in classes for adults for making of articles in such classes.

- A.B. 2586—DONALD D. DOYLE. (Ed.) Amends Sec. 405, Ed. C., re salary of Contra Costa County superintendent of schools, making no substantive change.
- A.B. 2587—JOHNSON. (Fin. & Ins.) Amends Secs. 10240 and 10242, Ins. C., re funeral service contracts.  
Includes expense of funeral service in items which may be covered by contract. Exempts funeral service contracts of nonprofit societies from insurance laws.
- A.B. 2588—JOHNSON. (Ed.) Amends Sec. 13203.5, Ed. C., limiting reimbursement by school district for use of private automobiles to use in performance of properly, rather than regularly, assigned duties.
- A.B. 2589—JOHNSON. (Pub. H.) Adds Sec. 2163.9, amends Sec. 6657, W. & I. C., re personal property of aged aid recipients.  
Excludes from term "personal property" interment plots, money placed in trust or insurance for funeral or interment expenses, and contract rights connected therewith, provided such rights do not exceed \$500 in value.
- A.B. 2590—JOHNSON. (Mun. & C. G.) Amends Sec. 13000, H. & S. C., re fire and fire protection, making no substantive change.
- A.B. 2591—ELLIOTT. (Jud.) Amends Sec. 5, Civ. C., re law of persons, property, and obligations, making no substantive change.
- A.B. 2592—KILPATRICK. (G. O.) Amends Sec. 70, repeals Sec. 70.3, S. & H. C., and amends Sec. 11551, Gov. C., re California Highway Commission.  
Eliminates Director of Public Works as ex officio member and chairman of commission. Adds another appointive member and requires Governor to designate chairman. Provides annual salary of \$18,000 for chairman.
- A.B. 2593—HEGLAND. (Elec. & Reap.) Adds Secs. 1857 and 1858, Ed. C., re school district elections.  
Authorizes school district elections to be called and conducted by governing board of district. Permits board to designate county superintendent of schools as agent to call and conduct any election.
- A.B. 2594—HEGLAND (By request). (Mun. & C. G.) Amends Secs. 6441 and 6463, S. & H. C., re bonds issued under Improvement Act of 1911.  
Makes first interest payment on unpaid assessment due on stated date following expiration of 30 days after date of bonds, rather than following filing of list of unpaid assessments.  
Makes first bond interest coupon payable on stated date following expiration of 30 days after date of bonds, rather than following date of bonds.
- A.B. 2595—HEGLAND. (Mun. & C. G.) Adds Sec. 6441.1, S. & H. C., to provide remittances on bonds under Improvement Act of 1911 are not delinquent if postmarked on last day for payment and received within 10 days thereafter.
- A.B. 2596—HEGLAND (By request). (Mun. & C. G.) Amends various secs., S. & H. C., to change dates for payment of interest and principal on assessments and bonds under Improvement Act of 1911.
- A.B. 2597—DONALD D. DOYLE (By request). (G. O.) Adds Sec. 172.6, Pen. C., re sales of alcoholic beverages near University of California, Berkeley.  
Exempts from provisions prohibiting sale or other disposal of alcoholic beverages near certain institutions a licensee within premises occupied by any bona fide hotel situated within one mile of grounds belonging to University of California at Berkeley, if hotel has at least 200 rooms available for guests, has operated in Berkeley for at least 35 years continuously, will maintain and operate a bona fide public eating place, and hotel's premises are worth at least \$100,000 and owned or leased by licensee or corporation of which licensee owns at least 75 percent of capital stock.

A.B. 2598—ELLIOTT. (Rls.) Adds Sec. 9105, Gov. C., re legislative reference library.

Directs State Librarian to provide suitable legislative reference library with appropriate materials in State Capitol at Sacramento and in State Office Building in Los Angeles for use of members of legislature and their secretaries or legislative assistants.

A.B. 2599—NIELSEN. (C. S. & S. P.) Amends Sec. 19533.2, Gov. C., re layoff seniority credit for certain state employees who are veterans.

Adds provision that such credit shall not exceed five years credit if veteran had no state service prior to entering military service.

A.B. 2600—NIELSEN. (Mil. Aff.) Amends Sec. 53070, Gov. C., re definition of war for purposes of salary increases to public officers.

Provides for termination of war period one year after termination of hostilities proclaimed by President or on December 31, 1957, whichever occurs first, rather than one year after termination of hostilities as proclaimed by President.

A.B. 2601—NIELSEN. (C. S. & S. P.) Amends Sec. 31652.1, Gov. C., re county employees' retirement systems.

Allows certain members to elect to redeposit withdrawn contributions not later than June 30, 1958, rather than 1954.

A.B. 2602—McCOLLISTER. (Mun. & C. G.) Adds Sec. 349.1, C. C. P., re statute of limitations.

Provides that unless a shorter statute of limitations is otherwise provided by law, a limitation of six months from completion of the acts or proceedings applies to an action to contest the validity of any acts or proceedings taken for promotion, organization, incorporation, or consolidation of, or for change of territorial boundaries, of any city, county, special district, public corporation, or other public entity.

If such action pertains to such acts or proceedings taken prior effective date of above provision, action must be commenced within six months from such effective date.

A.B. 2603—McCOLLISTER. (Mun. & C. G.) Adds Sec. 349.2, C. C. P., re statute of limitations.

Provides that validity of acts or proceedings taken by or on behalf of any city, county, special district, public corporation, or other entity for the authorization of bonds shall not be contested in any action unless such action is brought within six months from the date of election authorizing such bonds, where such authorization is required by law, or from the date of adoption of resolution or ordinance authorizing such bonds, in cases where bonds are not required by law to be authorized by election.

Provides that the validity of such acts or proceedings for the sale and issuance of bonds shall not be contested in action unless brought within six months from date of award or sale.

Provides, however, that shorter limitation otherwise provided by law prevails over six months limitation here prescribed.

Provides, as to acts or proceedings taken prior to effective date of section and not already barred, that limitation is six months from effective date.

A.B. 2604—NIELSEN. (Mun. & C. G.) Adds Secs. 33881.5 and 33881.6, H. & S. C., re community redevelopment.

Authorizes community to issue and sell its general obligation bonds for purpose of providing funds with which to redeem before maturity, retire at maturity, or purchase bonds of redevelopment agency of community.

Requires cancellation of agency bonds redeemed, retired, or purchased with proceeds of such general obligation bonds.

Provides that agency and legislative body of community may enter into agreement that principal amount of any such general obligation bonds, together with interest which community may pay thereon, shall constitute a loan by community to agency for purpose of refinancing redevelopment project.

Prescribes manner of repayment of such loan.

- A.B. 2605—NIELSEN. (Mun. & C. G.) Amends Sec. 33743, H. & S. C., deleting requirement that copy of ordinance of legislative body of community approving redevelopment plan of redevelopment agency be sent to agency.
- A.B. 2606—LEVERING. (Fin. & Ins.) Amends Sec. 7311 and adds Sec. 7652.5, Lab. C., to provide that qualified elevator inspector employed by insurance company and certified tank and boiler inspector employed by insurer or employer need not be citizen or elector.
- A.B. 2607—LEVERING. (Fin. & Ins.) Amends, adds, repeals, various secs., U. I. C., re unemployment insurance benefit computations and reserve account charges.

Changes definition of base period and eliminates provisions for using, in later computation, wages not used in current benefit award computation.

Requires as condition of eligibility the earning of wages in base period of \$15 during at least 20 of the 52 weeks, rather than \$600, eliminates condition that total base-period wages exceed lesser of 30 times weekly benefit amount or \$750 where 75 percent of base-period wages were paid in single calendar quarter, and requires notice of filing of claim to be sent to all base-period employees.

Authorizes director, with claim notice, to request wage information of all base-period employers rather than most recent employer only, imposes \$10 penalty on employer for each failure to submit such information, requires fixed determination to be made on available facts in event of such failure.

- A.B. 2608—DAVIS. (C., P., & P. W.) Amends Sec. 102, Wat. C., re appropriation of water, making no substantive change.

- A.B. 2609—DAVIS. (Mun. & C. G.) Amends Sec. 27551, Gov. C., re county surveyors, making no substantive change.

- A.B. 2610—DAVIS. (Trans. & C.) Adds Sec. 561, S. & H. C., to add State Highway Route 261 from Route 83 to Route 29 along the east side of Lake Almanor.

- A.B. 2611—DAVIS. (C., P., & P. W.) New act, to create Mountain County Water District.

- A.B. 2612—LOWREY. (Jud.) Adds Sec. 3486, Civ. C., re damages to surrounding property resulting from operation of airport.

Grants a cause of action against airport owner to owners of property in the vicinity of airport when it is established, for the decline in value of their property and for interference with their enjoyment of such property resulting from establishment, air traffic and noise, and danger to life and property by the airport.

Provides such right exists whether airport is established by government, individual, association or corporation.

- A.B. 2613—LOWREY. (Pub. H.) Amends Sec. 28725, H. & S. C., re food lockers, making no substantive change.

- A.B. 2614—CUNNINGHAM. (Pub. H.) Amends Sec. 1944, Lab. C., to permit hospital districts or county hospitals to hire aliens licensed to practice a profession by the State.

- A.B. 2615—CUNNINGHAM. (Pub. H.) Adds Sec. 32121.1, H. & S. C., authorizing local hospital districts to delegate administrator power to employ and discharge employees.

- A.B. 2616—CUNNINGHAM. (Pub. H.) Amends Sec. 32132, H. & S. C., to exempt from requirement for bids contracts of local hospital districts for professional services.

- A.B. 2617—CUNNINGHAM. (Pub. H.) Amends Sec. 32121, H. & S. C., to change title of manager of local district hospital to hospital administrator.

A.B. 2618—CUNNINGHAM. (P. U. & C.) Adds Sec. 6364, H. & N. C., re Ventura Port District Harbor.  
See digest of S.B. 1885, apparently identical.

A.B. 2619—CUNNINGHAM. (Jud.) Amends Sec. 3081.921, Civ. C., re loans secured by real property.

Includes fees as well as charges in the specified maximum charges that may be made by person who for compensation, sells, offers to sell, purchases for resale, or who negotiates, arranges the purchase or sale or exchange of promissory note secured by lien on real property.

A.B. 2620—COOLIDGE. (Soc. Wel.) Appropriates unspecified amount to Department of Social Welfare in augmentation of Item 251 of Budget Act, to be used in administration of Pt. 3, Div. 5, of Welfare and Institutions Code.

A.B. 2621—COOLIDGE. (C., P., & P. W.) Appropriates \$45,000 for acquisition of Santa Cruz Mission as historical monument.

A.B. 2622—DONALD D. DOYLE. (Ed.) Amends Sec. 7705, Ed. C., re priority in allocating state school building aid funds.

Permits State Allocation Board in allocating such funds, to allow four priority points for each percent of unhouseured pupils, or for each percent of new school building construction allowable, rather than two priority points for each percent of unhouseured pupils.

A.B. 2623—COOLIDGE. (Pub. H.) Adds Secs. 2013.5 and 2141.5, B. & P. C., re clinical psychology.

Prohibits unlicensed person from practicing clinical psychology or psychotherapy, except on referral from physician and surgeon.

A.B. 2624—COOLIDGE. (C., P., & P. W.) Amends Sec. 6816, adds Sec. 6817, P. R. C., re disposition of money in State Lands Act Fund.

Requires State Controller to apportion annually to each city or county having within its boundaries state-owned tide and submerged lands, or such lands in which State has reserved rights to mineral deposits contained therein, 1 percent of value of gas, oil, gasoline, or other hydrocarbons on which royalty is paid to State, from such tide and submerged lands which are within limits of particular city or, in case of a county, within limits of county but not within limits of a city. Limits amount which may be apportioned in a single year to a city or county to \$75,000 per mile, or fraction of mile, of ocean frontage, within and owned by such city and county, leased by State Lands Commission for production of oil, gas, and other hydrocarbons and available to public free of charge for recreational purposes.

Prescribes manner in which amount apportionable to each city and county to be determined and makes determination and apportionments final.

Requires amounts paid to cities and counties be paid into special tide and submerged lands fund established by cities and counties and prescribes purposes for which money in such funds may be expended.

Declares purposes for which fund may be expended constitute matters of statewide interest and expenditure of funds therefor will benefit all people of State.

Provides that provisions shall be operative with respect to all revenues received in State Treasury on October 1, 1957, and for two years thereafter.

Deletes present provisions relating to disposition of balance of State Lands Act Fund remaining after payment of refunds and administrative expenses, and requires, upon order of Controller, balance be transferred as follows:

1. 30 percent to General Fund
2. 46½ percent to State Park Fund
3. 23½ percent, as required to pay apportionments to counties and cities, as provided above, balance to State Beach Fund.

A.B. 2625—THOMAS. (F. & G.) Amends Sec. 1060, F. & G. C., to remove from definition of reduction plant a plant reducing fish into fishery products or by-products.

A.B. 2626—THOMAS. (Elec. & Reap.) Adds Secs. 669, 670, repeals Sec. 674, Elec. C., re publication of list of election officers and polling places.

Authorizes county clerk, or board of supervisors in chartered county, to divide list of election officers and polling places and publish divided portions on local basis, prescribing method of publication.

Provides board of supervisors shall let contracts and determine rates to be paid for such publication; rate to be based on common denominator of measurement for all newspapers, permitting graduation according to circulation.

Deletes provision requiring board of supervisors of county of 1st class to determine rate for publication on basis of "legal squares" as defined by board, and requiring graduation on basis of circulation, with minimum of 2,000 required.

A.B. 2627—ERWIN. (F. & G.) Adds Secs. 428.2, 428.3, 428.4, 428.5, and 428.6, F. & G. C., re trout license stamps.

Provides for issuance and carrying of a trout license stamp and requires such a stamp of all sport fishing licensees to take trout.

Operative January 1, 1958.

A.B. 2628—ERWIN. (F. & G.) Amends Sec. 1201.3, F. & G. C., to raise the fee for pheasant license tags from \$1 to \$2.

A.B. 2629—THELIN. (Jud.) Amends Sec. 1188.1, C. C. P., re mechanics liens, making no substantive change.

A.B. 2630—HAWKINS. (G. O.) Adds Art. 5 to Ch. 1, Pt. 2, Div. 3, Title 2, Gov. C., re collecting information and making evaluations about metropolitan and local conditions and relations.

Provides for Office of Local Affairs in Office of Governor with chief and staff appointed by Governor for purpose of providing means of assisting local governments in determination of governmental needs of metropolitan and nonmetropolitan areas and to collect information and make evaluations with respect thereto.

Provides for reports to Governor and Legislature.

A.B. 2631—HAWKINS. (Elec. & Reap.) Adds Sec. 2832.3, Elec. C., permitting state and county central committees to endorse candidate seeking party nomination at direct primary election.

A.B. 2632—HAWKINS. (Jud.) Adds Secs. 1389, 1389.6, Pen. C., re interstate agreement on detainees.

Makes State a party to agreement with all other states legally joining therein, establishing procedure for transporting prisoner from state of imprisonment to state from which detainer is issued for trial on pending untried criminal charges, and authorizes Governor to appoint administrator to carry out agreement with party states.

Specifies that procedure is set in motion by prisoner's causing to be delivered notice of place of confinement and request for final disposition of all pending criminal charges to appropriate courts and officers in other state, that prisoner be brought to trial within 180 days after such delivery and 120 days after arrival in receiving state subject to reasonable continuances, that request be deemed waiver of extradition and consent to be transported to receiving state and back to place of confinement, that Governor of imprisoning state is empowered to disapprove giving temporary custody or availability to receiving state, that failure to try pending charges shall render them void, that receiving state shall assume expense of holding prisoner while in its custody, and sets forth other detailed provisions for administration.

A.B. 2633—HAWKINS. (Jud.) Adds Secs. 1388 and 1388.1, Pen. C., re trial and dismissal of pending criminal actions against persons imprisoned under jurisdiction of Department of Corrections.

Establishes procedure whereby, in cases other than confinement as mentally ill, upon request of prisoner to district attorney of county where criminal charges are pending, prisoner is brought to trial on charges within 90 days of delivery of request subject to reasonable continuances, and provides that failure to try action renders it void.

A.B. 2634—HAWKINS. (G. O.) Amends Sec. 25630, B. & P. C., to authorize sale of alcoholic beverages during school district elections.

A.B. 2635—HAWKINS. (G. E. & E.) Adds Sec. 24199.5, H. & S. C., re granting of state funds to air pollution control districts.

Declares abatement and prevention of air pollution is a matter of state interest. Authorizes designated air pollution control districts to apply to and receive from State financial assistance equal to half of their proposed cost of operations for any fiscal year.

Prescribes manner in which applications for grants to be made and paid and appropriates an unspecified sum for such purpose.

A.B. 2636—HAWKINS. (Rev. & Tax.) Adds Sec. 6392, R. & T. C., re sales taxes.

Exempts gross receipts from sale of medicines.

A.B. 2637—HAWKINS. (Rev. & Tax.) Adds Sec. 6052.5, R. & T. C., re sales tax.

Provides that tax collected from consumer not exceed prescribed rate of tax.

A.B. 2638—HAWKINS. (Rev. & Tax.) Adds Ch. 1.5, Div. 3, B. & P. C., re income tax return consultants.

Provides for regulation by Franchise Tax Board of practice of income tax return consultation.

Provides for qualifications, examination and licensing of consultants and requires licensed consultant to obtain annual permit.

Provides for enforcement of provisions and makes violation thereof unlawful.

A.B. 2639—HAWKINS. (G. E. & E.) Amends Sec. 6508, Gov. C., re agreements for joint exercise of powers executed by public agency under provisions of code relating thereto.

Adds provision that if agency to exercise common powers specified in agreement is not one of the parties to the agreement, but is a commission or board constituted pursuant to agreement, it may sue and be sued in its own name if it is authorized in its own name to make and enter into contracts, employ agents and employees or exercise other specified powers.

To take effect immediately, urgency measure.

A.B. 2640—HAWKINS. (G. E. & E.) Amends and adds secs., Gov. C., re joint exercise of powers by public agency with reference to incurring indebtedness and issuance, sale, and payment of revenue bonds by agency, commission, or board created or provided for pursuant to such provisions of code.

Provides that entity which has been authorized to exercise power to issue revenue bonds pursuant to such law shall have additional power to incur other forms of indebtedness as specified and to secure payment of obligations and pay such indebtedness as specified.

Makes other technical and clarifying changes.

A.B. 2641—HAWKINS. (P. U. & C.) Amends Sec. 7532, P. U. C., to require equitable arrangement to protect employees as condition of approval of Public Utilities Commission to discontinuance of operation of railroad line.

A.B. 2642—CHAPEL. (Fin. & Ins.) Adds Sec. 654, U. I. C., re employments covered by unemployment insurance laws.

Excludes from covered employment services performed pursuant to contract by industrial catering driver, for profits from sales rather than salary.

A.B. 2643—DONAHOE. (Jud.) Adds Sec. 4125.1, Pen. C., re credits to inmates of county industrial farms and road camps for services rendered.

Permits county board of supervisors to contract with United States or State of California for performance of work by person in county industrial farm or road

camp in suppression of fires in state or national forests or parks or other state or national lands.

Provides the payments for such labor be credited in whole or in part to the person on such conditions as the board shall determine.

Provides such credits be in addition to the audits allowed in Section 4125, for work on farms.

Makes such services subject to workmen's compensation, and requires county to provide accident, death, and compensation insurance for such persons while so employed.

A.B. 2644—DONAHOE. (Mun. & C. G.) Adds Sec. 25001.1, Gov. C., re boundaries of supervisorial districts.

Allows amendment or repeal of referendum or initiative ordinance re boundaries of supervisorial districts by four-fifths vote of board of supervisors without vote of people after five years from effective date of initiative or referendum ordinance.

A.B. 2645—DONAHOE. (Mun. & C. G.) Adds Sec. 203.9, W. & I. C., re county hospitals.

Provides for placing of patients' funds coming into possession of superintendent of county hospital into "Patients' Personal Deposit Fund" established by board of supervisors in county treasury, to be used for purchase of personal incidentals for patient.

Requires money in fund to credit of patient paid to guardian of estate upon demand, and balance in fund at time of patient's discharge to be refunded to him.

Provides patient's money in fund in excess of \$500 may be applied to pay for support and care, and, upon death of patient, money not exceeding \$300 applied to pay burial expenses, with balance to be applied in payment for support and care furnished patient.

Authorizes superintendent to endorse for deposit in fund negotiable instruments payable to mentally ill patients or patients unable to endorse such instruments.

A.B. 2646—DONAHOE. (Mun. & C. G.) Adds Sec. 53200.3, Gov. C., re group insurance for court personnel.

Makes judges, officers and attaches of superior and municipal courts whose salaries are wholly or partially paid by county, county employees for purposes of provisions re group insurance for county employees.

A.B. 2647—DONAHOE. (Pub. H.) Adds Sec. 8961.1, H. & S. C., to provide exceptions under which nonresidents of public cemetery district may be buried in cemetery thereof.

A.B. 2648—CUNNINGHAM. (Pub. H.) Adds Sec. 24055, Fin. C., to exempt licensed cemetery brokers from California Small Loans Law.

A.B. 2649—CUNNINGHAM. (Jud.) Amends Sec. 3081.7, Civ. C., re loans secured by real property and securities in real estate transactions.

Exempts cemetery authority from provisions regulating loans secured by real property.

A.B. 2650—PORTER. (Trans. & C.) Adds Sec. 713.5, Veh. C., to provide cities may not prohibit commercial vehicles or vehicles with gross weight exceeding amount specified by ordinance from using any city street on which money from State Highway Fund has been used, except upon prior approval of Department of Public Works of alternative route.

A.B. 2651—LOWREY. (C., P., & P. W.) Adds Secs. 10004 and 10005, Wat. C., re state water projects.

Requires net revenues from projects to be paid into Water Development Fund created by act for expenditure, when appropriated, for construction of future projects not in conflict with California Water Plan.

Requires preference in power contracts to be given to public agencies so as to bring about lowest possible rates to ultimate consumer and for irrigation pumping.

A.B. 2652—LOWREY. (Mun. & C. G.) Amends Sec. 28133, Gov. C., re compensation for public service in Yolo County, making no substantive change.

A.B. 2653—LOWREY. (Mun. & C. G.) Amends Sec. 28143, Gov. C., re compensation for public service in Glenn County, making no substantive change.

A.B. 2654—LOWREY. (Mun. & C. G.) Amends Sec. 28140, Gov. C., re compensation for public service in Tehama County, making no substantive change.

A.B. 2655—LOWREY. (Mun. & C. G.) Amends Sec. 28149, Gov. C., re compensation for public service in Lake County, making no substantive change.

A.B. 2656—LOWREY. (Mun. & C. G.) Amends Sec. 448, Ed. C., and Sec. 28148, Gov. C., re compensation for public service in Colusa County, making no substantive change.

A.B. 2657—LOWREY. (Fin. & Ins.) Amends Sec. 633, U. I. C., re employment covered by unemployment insurance laws, making no substantive change.

A.B. 2658—KELLY. (Fin. & Ins.) Amends Sec. 23005, Gov. C., re county government, making no substantive change.

A.B. 2659—CHAPEL. (P. U. & C.) Amends Sec. 6475, P. R. C., re small craft harbors, making no substantive change.

A.B. 2660—CHAPEL. (P. U. & C.) Amends Sec. 6478, P. R. C., re small craft harbors, making no substantive change.

A.B. 2661—LINDSAY. (Ed.) Amends Sec. 14645, Ed. C., re employment of retired teachers as substitute teachers.

Makes filing with county superintendent of schools of certificate from licensed physician or surgeon showing teacher has passed physical examination within last year conclusive evidence of passing examination required for substitute.

A.B. 2662—LINDSAY. (C., P., & P. W.) Amends, adds, renumbers, and repeals various secs., Wat. C., and Gov. C., to transfer provisions re Water Resources Revolving Fund from Gov. C. to Wat. C.

In addition to such transfer, authorizes Department of Water Resources, with approval of Department of Finance, to withdraw not exceeding \$300,000, rather than \$50,000, for use as revolving fund for payments of compensation earned or cash advances without furnishing vouchers and itemized statements.

A.B. 2663—LINDSAY. (Ed.) Amends Sec. 7407, Ed. C., re issuance of school district bonds.

Provides for issuance of such bonds if majority, rather than two-thirds, of electors of district vote favorably on proposition.

To become operative only if people approve amendment of Sec. 18, Art. XI, of State Constitution proposed by Legislature at 1957 Regular Session.

A.B. 2664—LINDSAY. (Ed.) Amends Sec. 29908, Gov. C., re bond elections of counties.

Requires majority, rather than two-thirds, of electors voting at election to favor bonds.

Inoperative unless people approve constitutional amendment of 1957 Regular Session, amending Sec. 18, Art. XI of Constitution.

A.B. 2665—LINDSAY. (Ed.) Amends Sec. 43614, Gov. C., re city bond elections.

Allows issuance of bonds upon favorable vote of majority, rather than two-thirds, of electors voting on bond proposition.

Inoperative unless people approve constitutional amendment of 1957 Regular Session amending Sec. 18, Art. XI, of Constitution.

A.B. 2666—CALDECOTT. (Jud.) Amends Sec. 206, C. C. P., re selection of jurors in Alameda County.

Makes provision setting forth manner of selecting jurors in Los Angeles County applicable to Alameda County, and includes supervisorial districts, as well as wards or judicial districts, as source for names for jurors' lists.

A.B. 2667—CALDECOTT. (Jud.) Amends Sec. 20017.75, repeals Secs. 21290.75, 21292.75 and 21363.75, Gov. C., re State Employees' Retirement System in respect to certain law enforcement personnel of Department of Justice.

Provides law enforcement members of system shall have retirement rights and benefits similar to those of patrol members.

A.B. 2668—CALDECOTT. (G. O.) Amends Sec. 10504, Gov. C., re appointment of Auditor General by Joint Legislative Audit Committee, making no substantive change.

A.B. 2669—CALDECOTT. (G. O.) Amends Sec. 10520, Gov. C., re establishment of Legislative Audit Bureau, making no substantive change.

A.B. 2670—HIEGLAND. (Jud.) Adds Art. 11, Ch. 1, Div. 10, Ed. C., to authorize condemnation of property by Board of Regents of University of California.

A.B. 2671—PORTER. (Ed.) Amends Sec. 14132, Ed. C., re school district merit system for noncertificated employees, making no substantive change.

A.B. 2672—PORTER. (Ed.) Amends Sec. 14129, Ed. C., re employment of persons by public schools, making no substantive change.

A.B. 2673—SCHRADE. (C., P., & P. W.) Amends Sec. 22301, Wat. C., re requirement that irrigation district contracts be let to bid.

Makes such requirement inapplicable when district board, with approval of Districts Securities Commission, approves contract without bids.

A.B. 2674—SCHRADE. (C., P., & P. W.) Adds Sec. 26003, Wat. C., re assessments in irrigation districts to permit the board of directors to order cancellation of assessments determined to be uncollectible.

A.B. 2675—SCHRADE. (C., P., & P. W.) Adds Art. 3.5, Ch. 4, Pt. 10, Div. 11, Wat. C., re assessments in irrigation districts.

Authorizes district board to order segregation of assessment on parcel if determined to be uncollected and uncollectible.

Authorizes board, after segregation, to order cancellation of any assessment or penalty against parcel on which assessments and penalties are determined to be uncollected and uncollectible.

A.B. 2676—SCHRADE. (L. & D.) Amends Sec. 1105.3, Ag. C., re eggs.

Permits sale of eggs held in cold storage for 30 days or less as "fresh eggs," "ranch eggs," or "farm eggs" if of Grade A quality.

A.B. 2677—SCHRADE. (C., P., & P. W.) Amends Ch. 545, Stats. 1943, the County Water Authority Act, re county water authorities.

Deletes prohibition against acquiring water rights within county in which authority is located.

Authorizes public agency in authority to appoint additional representative on board of directors for each \$150,000,000, rather than \$50,000,000, of assessed valuation.

Authorizes public agency to pay to authority amount in lieu of special tax to be levied in territory within public agency which is annexed to authority.

Provides that exclusion from authority does not occur where territory excluded from public agency is included in another public agency in authority, and prescribes procedure and conditions.

Makes other technical and clarifying changes.

A.B. 2678—SCHRADE. (C., P., & P. W.) New act, granting in trust described tide and submerged lands to City of Coronado, subject to specified uses, conditions, and reservations.

A.B. 2679—SCHRADE. (Trans. & C.) Adds Sec. 152, S. & H. C., to require Department of Public Works to place and maintain mission bells on state highways constituting pioneer route.

- A.B. 2680—SCHRADE. (Jud.) Amends Sec. 8200, Gov. C., re notaries public. Requires notaries to reside and have principal place of business in county of appointment, but permits them to act in any part of State. Provides notaries shall receive for their services such fees as are provided by law.
- A.B. 2681—SCHRADE. (Jud.) Amends Sec. 70048, Gov. C., re official phonographic reporters. Changes salaries of regular official phonographic reporters and official phonographic reporters pro tempore in county of 500,000 to 700,000 population to unspecified amounts.
- A.B. 2682—ERWIN. (F. & G.) Amends Sec. 887, F. & G. C., to prohibit commercial fishing in the Salton Sea and authorize sport fishing for corvina in Salton Sea and New and Alamo Rivers at any time of year.
- A.B. 2683—JOHNSON. (Soc. Wel.) Amends Sec. 3447, W. & I. C., re aid to partially self-supporting blind. Excludes from term "personal property" interment plots, money placed in trust or life insurance intended for funeral or interment expenses, and contract rights connected therewith not exceeding \$500 in cash value.
- A.B. 2684—LEVERING. (Mil. Aff.) Amends Secs. 1543 and 1563, M. & V. C., authorizing Governor to use state equipment and personnel and to direct state agencies to provide services and equipment to clear and dispose of debris on public and private property resulting from disaster.
- A.B. 2685—LEVERING. (Trans. & C.) Amends Sec. 731, Veh. C., re offenses by persons owning or controlling vehicles. Prohibits person owning vehicle or employing or directing driver to cause rather than require the operation of vehicle in manner contrary to law.
- A.B. 2686—BEAVER. (Jud.) Amends Sec. 3166, Civ. C., changing October 12th and November 11th, Veterans Day, from optional to mandatory bank holidays.
- A.B. 2687—BEAVER. (Mun. & C. G.) New act, re creation of public airport district designated "Apple Valley Airport District" within unspecified boundaries in County of San Bernardino.
- A.B. 2688—NISBET. (Mun. & C. G.) Adds Sec. 29304, Gov. C., re collection of taxes and assessments by counties. Requires addition of unspecified sum to amount of special assessment or special assessment tax collected by county for city, county, district or other public corporation. Requires payment of such amount into county general fund.
- A.B. 2689—BEAVER. (P. U. & C.) Amends Sec. 7000, Lab. C., re caboose on trains. Deletes provision making authorization for conductor to place pusher engine ahead of caboose applicable only to main line movements of over five miles. Deletes provision from such authorization declaring it does not prevent use of electric locomotive at train's rear.
- A.B. 2690—BEAVER. (G. E. & E.) Adds Pt. 12, Div. 3, Title 2, Gov. C., re State Civil Rights Commission, making appropriation. Creates State Civil Rights Commission consisting of eight appointees of Governor, four appointees of President pro Tempore of Senate, and four appointees of Speaker of Assembly. Requires commission to study need for legislation to protect civil rights as specified, to call conferences to develop better understanding between minority groups, develop program of education for better relations between groups, and to report annually to Governor re discriminatory practices and remedial legislation. Provides for first meeting and subsequent regular and special meetings. Provides appointment by Governor of executive secretary and other employees. Provides for publication and dissemination of reports. Authorizes acceptance of gifts. Authorizes maintenance of offices and requires cooperation of state officers and employees. Appropriates \$50,000. Effective until March 1, 1967.

A.B. 2691—BEAVER. (Agr.) Repeals Art. 12, Ch. 3, Div. 9, P. R. C., to delete provisions, re ultimate boundaries of soil conservation districts.

A.B. 2692—BEAVER. (Fin. & Ins.) Amends Sec. 1639, Ins. C., re insurance, making no substantive change.

A.B. 2693—BEAVER. (Fin. & Ins.) Amends Sec. 1280, Ins. C., re reciprocal insurance, making no substantive change.

A.B. 2694—BEAVER. (Agr.) Amends Sec. 5010, P. R. C., to authorize State Park Commission to collect fees and rentals for use of forest area, in addition to state parks.

A.B. 2695—BEAVER. (Rev. & Tax.) Adds Sec. 2611.5, R. & T. C., re property taxes, prohibiting mailing of tax bills under unspecified amount.

A.B. 2696—BEAVER. (Mun. & C. G.) Amends Sec. 2210.5, S. & H. C., to remove \$100,000 limitation on amount State may expend in a county for purpose of receiving federal aid for secondary highways.

A.B. 2697—BEAVER. (C., P., & P. W.) Amends and adds various sees., P. R. C., re recreation, park and parkway districts.

Deletes prohibition against inclusion of lands within national forests in districts and validates formation of districts heretofore organized which included such lands.

Authorizes districts to acquire lands, if necessary and proper for purposes of district, outside district.

Provides that no informality in proceedings not adversely affecting legal rights of any person shall invalidate establishment and organization of district and limits time within which validity of establishment or organization of district may be contested.

Authorizes district to issue bonds for improvements and revises provisions re interest, terms, and place of payment of district bonds.

A.B. 2698—NISBET. (Mun. & C. G.) Amends Sec. 34311, Gov. C., re organization of new cities.

Terminates jurisdiction of board of supervisors over incorporation proceedings if owners of 51 percent of assessed valuation of land to be incorporated protest. Prohibits election or petition for incorporation of same area for one year after termination.

A.B. 2699—BEAVER. (G. E. & E.) Adds Sec. 11591.5, B. & P. C., re Subdivision Map Act.

Authorizes governing body of county and city to declare subdivision abandoned if after two years from approval of final map or survey map there has been no improvement and subdivision.

A.B. 2700—NISBET. (Agr.) Repeals Secs. 14895, 14896, and 14907, amends Sec. 14906, H. & S. C., re weed abatement.

Deletes present provisions requiring notification of property owner by post card of hearings re weed abatement and requires that notice of county board of supervisors hearing on objections to proposed removal of weeds be published once in a newspaper of general circulation 10 days prior to date of hearing.

A.B. 2701—BEAVER. (C., P., & P. W.) Amends Sec. 5014.1, P. R. C., re funds for beaches and parks, making no substantive change.

A.B. 2702—BEAVER. (L. & D.) Amends Sec. 1117, Ag. C., re poultry and rabbits, making no substantive change.

A.B. 2703—NISBET. (Jud.) Amends Sec. 27360, Gov. C., Sec. 405.5, C. C. P., Sec. 15035.5, Corp. C., Sec. 8557, H. & S. C., and Sec. 1149, Prob. C., re filing fees, making no substantive change.

A.B. 2704—BEAVER. (C., P., & P. W.) Amends Ch. 73, Stats. 1939, the San Bernardino County Flood Control Act, re bidding requirements re district contracts.

Exempts equipment leased, work performed, or goods furnished by county from bidding requirements.

A.B. 2705—BEAVER. (Jud.) Amends Sec. 600.5, Pen. C., re wilful and malicious burning of grain, grass, brush, or forested land, making no substantive change.

A.B. 2706—BEAVER. (Ed.) Amends various secs., Ed. C., re school district annexation elections.

Vests in county board of supervisors prescribed functions and duties now vested in county superintendent of schools re elections on questions of annexation in school districts.

A.B. 2707—NISBET. (Ed.) Amends Sec. 1597.1, and repeals Secs. 1597.2 and 1597.3, Ed. C., re liability of territory for bonded indebtedness of school district of which it is made a part.

Provides that whenever territory is made part of another school district such territory shall be liable for outstanding bonded indebtedness of district of which it is made a part, irrespective of any affirmative action of electors of such territory.

A.B. 2708—NISBET. (Jud.) Amends Sec. 69594, Gov. C., increasing number of superior court judges in San Bernardino County from five to seven.

A.B. 2709—BEAVER. (Jud.) Amends Sec. 1463, Pen. C., re disposition of fines and forfeitures among cities in counties.

Changes from 15 percent to unspecified percentages, amounts of fines in San Bernardino County allocable to Cities of San Bernardino and Upland.

A.B. 2710—BEAVER. (G. O.) Amends Sec. 15600, Gov. C., re State Board of Equalization, making no substantive change.

A.B. 2711—KILPATRICK. (Ed.) Amends Sec. 14728, Ed. C., re school district retirement system, making no substantive change.

A.B. 2712—GRANT. (G. O.) Adds Ch. 6.6, Div. 2, B. & P. C., re licensing of psychologists.

Creates Board of Psychological Examiners consisting of six members appointed by Governor from lists submitted by psychological associations.

Provides for board to issue certificates to practice psychology to persons upon compliance with certain requirements, and to suspend or revoke certificates for various reasons, and prohibits uncertified person from representing himself as a psychologist.

Sets up procedures for administration, and penalties for violation, of act.

A.B. 2713—GRANT. (Mun. & C. G.) Amends Sec. 11511, B. & P. C., re definition of "improvement" for purposes of Subdivision Map Act, making no substantive change.

A.B. 2714—GRANT. (Mun. & C. G.) Amends Sec. 5418, P. R. C., re recreation, park and parkway districts.

See digest of A.B. 196, apparently identical, except in effect immediately, urgency measure.

A.B. 2715—GRANT. (Mun. & C. G.) Adds Sec. 5418.5, P. R. C., to provide for dissolution of recreation, park and parkway districts 90 percent or more of the territory of which is included into a city by annexation or incorporation and city adopts resolution of intention to assume control of district.

To take effect immediately, urgency measure.

A.B. 2716—GRANT. (Rev. & Tax.) Amends Secs. 2615.5 and 2910.7, R. & T. C., re payment of property taxes.

Provides person authorized to pay taxes on property assessed to another shall, within 30 days after receipt of tax bill, rather than 30 days after written request of assessee, and following payment, mail bill to assessee.

A.B. 171—GRANT (W.M. & C. G.) Amends Sec. 50014, Ch. 8, to complete name of City resolution.

Enacts resolutions for purposes intended to furtherance of urban body and county, and the resolution from previous Legislature will be applied to both.

A.B. 172—GRANT (W.M. & C. G.) Adds Sec. 50014 P.R.C. to resolution date and narrative section.

Section 5 of A.B. 172, relating to the scope of first immediately temporary districts.

A.B. 173—GRANT (W.M. & C. G.) Amends Sec. 5004 P.R.C. to determine the process of calculating water usage rate in terms of consumption of individual user and partially assist in position for less cost of service.

A.B. 174—GRANT (W.M. & C. G.) Amends Sec. 5005 H.A.S.C. to have cities resolve to construction districts.

A.B. 175—GRANT (W.M. & C. G.) New bill, to procedure of self water districts and administrative review.

Enacts resolution from Legislature to Food and Department of Water Resources for action of imported water to spread or align into ground water bank for future use.

Provides for cities to obtain, according, spreading or regular water purchased from corporations to be provided by federal or state agency.

A.B. 176—GRANT (W.M. & C. G.) Amends Sec. 5006, Ch. 8, to provide for sale of water from districts.

Allows cities to sell their districts water under public bidding. Allows cities to sell at quantity required in time of drought, flooding or inundation, just such as may be then necessary to prevent damage.

A.B. 177—GRANT (W.M. & C. G.) Amends Sec. 5007, Ch. 8, to amend sections in.

Creates new 5 year limit laws of groundwater permits issued to districts from the state and creates a new class of wells given to incorporation of towns of incorporated cities and towns in the state which are located within the boundaries of incorporated or unincorporated areas and ground water wells in areas of unincorporated areas or incorporated towns may now require a permit.

A.B. 178—GRANT (W.M. & C. G.) Amends Sec. 5008 Ch. 8, and adds Sec. 5009 Ch. 8, to.

Enacts resolution from Legislature to prohibit importation of water to cities and towns in the state to prevent overdevelopment of cities or towns to import water from other states for use in cities or towns in the state.

A.B. 179—GRANT (W.M. & C. G.) Adds Sec. 5010 Ch. 8, P.R.C. to amendment.

Provides that the state shall receive 50% of the water consumed by all cities and towns in the state to import water, which is to consist water to districts in incorporated cities and towns and towns or places where incorporated previously to incorporate in time of drought or flooding or inundation, unless otherwise provided by law.

A.B. 180—GRANT (W.M. & C. G.) Adds Sec. 5011 Ch. 8, to amendment.

A.B. 181—GRANT (W.M. & C. G.) Adds Sec. 5012 Ch. 8, to amendment.

A.B. 182—GRANT (W.M. & C. G.) Adds Sec. 5013 Ch. 8, to amendment.

A.B. 2729—GRANT. (Jud.) Adds Sec. 72750.5, Gov. C., re Los Angeles County municipal courts, requiring Legislature to prescribe number of judges, officers, and attaches of such courts and their salaries.

A.B. 2730—GRANT. (M., O., & M. I.) Amends heading Div. 15, amends Sec. 50110, Wat. C., to authorize formation of districts under law, re reclamation districts for correction and control of subsidence of land in cities.

A.B. 2731—GRANT. (M., O., & M. I.) Adds Sec. 50102, Wat. C., re powers of reclamation districts re subsidence.

Authorizes districts to conduct operations to arrest, delay, or prevent sinking of land which is threatened with overflow or incursions from tide or inland waters.

A.B. 2732—GRANT. (M., O., & M. I.) Adds Ch. 4, Div. 3, P. R. C., to permit formation of districts for prevention, correction, and control of subsidence of lands caused by oil or gas extraction.

A.B. 2733—GRANT. (M., O., & M. I.) Adds Ch. 5, Div. 3, P. R. C., to authorize formation of districts for prevention, control, and correction of land subsidence pursuant to division of Wat. C., re reclamation districts.

A.B. 2734—McMILLAN. (Jud.) Amends Sec. 72602, Gov. C., re municipal courts in Los Angeles County.

Adds Culver City Municipal Court District and Citrus Municipal Court District to Los Angeles County municipal court system and provides for one judge in each such district.

A.B. 2735—McMILLAN. (Jud.) Amends Sec. 72602, Gov. C., re Los Angeles County Municipal court districts.

Adds Culver City Municipal Court District and Citrus Municipal Court District, each with one judge.

A.B. 2736—DONALD D. DOYLE. (W. & M.) Appropriates \$850,000 to carry out provisions of W. & I. C., re community health services, to be expended in accordance with specified schedule.

A.B. 2737—DILLS. (Jud.) Adds Sec. 1816, Ins. C., re premium for bail bonds. Provides premium shall not exceed 5 percent of bail or \$10, whichever is greater. Provides for treble damages in action for overcharge.

A.B. 2738—DILLS. (Ind. R.) Repeals Sec. 1634, adds Sec. 1632.5, Lab. C., to prohibit employment agency from requiring or accepting from job applicant payment or deposit of any part of fee in advance of employment agreement between applicant and employer.

A.B. 2739—O'CONNELL. (Fin. & Ins.) Amends Sec. 10273, Ins. C., re insurance, making no substantive change.

A.B. 2740—O'CONNELL. (Trans. & C.) Adds Sec. 2163.8, W. & I. C., permitting recipient of aid to aged to own motor vehicle without affecting aid.

A.B. 2741—DONALD D. DOYLE. (Ed.) Amends Sec. 2202, Ed. C., re rental of buildings by school districts.

Permits school district governing boards, now authorized to rent suitable quarters for administrative offices, to rent buildings and facilities other than for classroom purposes.

A.B. 2742—DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 53205, Gov. C., re payment of insurance premiums by local agencies.

Authorizes legislative body to pay all or portion, rather than portion, of premium for group insurance or medical and hospital service for officers and employees.

A.B. 2743—CALDECOTT. (C., P., & P. W.) Amends Sec. 5003, P. R. C., re State Park Commission.

Authorizes commission to contract with regional park district for care and maintenance of, to maintain and operate concessions within, and to act as agent of commission in management of beaches and parks under commission's control.

A.B. 2744—COLLIER. (Ed.) Amends Sec. 7431.2, Ed. C., re bonding capacity of school districts, to delete obsolete cross-reference.

A.B. 2745—BROWN. (Jud.) Amends Sec. 928, Pen. C., re duties of county grand juries.

Adds to duties of grand jury the examination of books, records, and accounts of hospital districts organized in county as well as those of all county officers, and, in investigation of salaries, to grant personal interviews to officials upon request.

Eliminates jury's duty to investigate books, records, and accounts of city board of education in county.

A.B. 2746—BROWN. (Jud.) Amends Sec. 706, S. & H. C., to permit Department of Public Works or utility to maintain action to enforce contract entered into by such department or utility for distribution of costs of removing or relocating utility facilities in freeway, and to provide four-year statute of limitations.

A.B. 2747—BROWN. (Jud.) Amends Sec. 707, S. & H. C., re action between utility and Department of Public Works re apportionment of cost of utility facility removal or relocation.

Allows commencement of action any time within three years of completion date of removal or relocation by utility. Deems filing of claim with state agency no condition precedent to maintenance of action by utility.

A.B. 2748—BEE. (Ed.) Amends Sec. 7717.1, Ed. C., re state school building aid.

Authorizes State Allocation Board to exclude from computation of maximum allowable area of school building construction for purpose of such aid, area of building used exclusively for parent cooperative nursery schools under conditions prescribed.

Extends provisions re computation of "service area" in state school building aid program until ninety-first day after final adjournment of unspecified regular session.

A.B. 2749—BEE. (Agr.) Amends Sec. 153.3, Ag. C., re reimbursement for destruction of host plants.

Requires reimbursement to owners of plants destroyed as host plants. Authorizes Director of Agriculture to establish a table of plant values and to establish revolving fund for such reimbursement.

A.B. 2750—BEE. (G. O.) Amends Ch. 1275, Stats. 1949, the Alameda County Flood Control and Water Conservation Act, re appointment of advisory commission.

Authorizes, rather than requires, district board to appoint commission, and deletes requirement that six of nine members be freeholders of unincorporated territory of Alameda County.

A.B. 2751—BEE. (Pub. H.) Adds Ch. 7, Pt. 3, Div. 8, H. & S. C., prescribing manner in which all or part of private cemetery may be abandoned and may be dedicated to use as pioneer memorial park.

A.B. 2752—BEE. (Trans. & C.) Amends Secs. 372 and 372.1 (as amended by Ch. 4, Stats. 1955), Veh. C., to exempt from weight fees station wagons used primarily to transport passengers without owner receiving compensation or profit and to delete provision exempting vehicles designed to transport property used exclusively to transport passengers without owner receiving compensation or profit.

A.B. 2753—DAHL. (Ed.) Repeals and adds Sec. 7717, Ed. C., re state school building aid.

Revises schedule of maximum allowable area of school building construction to provide a prescribed area for each unit of average daily attendance in each prescribed grade separation.

A.B. 2754—MUNNELL. (G. E. & E.) Adds Art. 6, Div. 2.5, W. & I. C., re juvenile delinquency.

Directs Youth Authority to establish Community Council Bureau headed by supervisor to combat juvenile delinquency by cooperating with, and coordinating activities of, other organizations with same purpose. Authorizes publication of periodical. Enacts other administrative provisions.

A.B. 2755—JOHNSON. (Pub. H.) Adds Sec. 13027.5, H. & S. C., re fire protection equipment.

Requires State Fire Marshal to procure and make available to fire departments of governmental agencies rethreading equipment and tools necessary to convert one and a half inch thread fittings to National Standard Thread.

Authorizes State Fire Marshal to purchase adapters or replacement couplings and make them available to agencies on matching fund basis where threaded fittings cannot be standardized.

Appropriates unspecified amount for such purposes to be expended during 1957-58 and 1958-59 Fiscal Years.

A.B. 2756—HENDERSON. (Trans. & C.) Amends Secs. 750 and 752, Veh. C., to remove requirement that traffic enforcement vehicles be painted a distinctive color.

A.B. 2757—HENDERSON. (C., P., & P. W.) Adds Sec. 4437, P. R. C., authorizing State Forester to acquire additional real property for Mountain Home Tract Forest, Tulare County, and appropriating unspecified amount from General Fund.

A.B. 2758—KELLY. (Jud.) Adds various secs., Ins. C., re security deposited by bail licensees.

See digest of S.B. 1365, apparently identical.

A.B. 2759—MILLER. (Jud.) Amends Sec. 456, C. C. P., re pleading of judgments and determinations.

In pleading judgment or other determination of court, officer, or board, permits such judgment or determination to be stated to have become final, as well as to have been duly given or made. If allegation is controverted, pleader must establish facts creating finality as well as those conferring jurisdiction.

A.B. 2760—MILLER. (Rls.) Amends Sec. 6101, P. R. C., re State Lands Commission.

Requires that a Member of Senate, appointed by Senate Committee on Rules, and a Member of Assembly, appointed by Speaker, constitute an interim committee and meet with and participate in work of commission to extent participation not incompatible with their positions as Members of Legislature.

A.B. 2761—STEWART. (Pub. H.) Amends Sec. 26472, H. & S. C., to provide seasoning solution containing not to exceed 0.2 percent by weight of papain may be added to fresh meat.

A.B. 2762—PORTER. (Jud.) Amends Sec. 72759, Gov. C., re qualification and salary of Los Angeles County municipal court jury and traffic commissioners.

Requires such commissioners to have same qualifications as judge, rather than be law school graduate. Changes salary to be same as specified for Los Angeles City municipal court commissioners (same as Los Angeles superior court commissioners). Requires them to be members of same retirement system and to continue work in previous position without additional compensation.

Excludes commissioners incumbent on January 1, 1957, from application of new qualification provisions.

A.B. 2763—BELOTTI. (G. O.) Adds Ch. 10.5 to Div. 9, B. & P. C., to prescribe credit restrictions re sales of alcoholic beverages to retailers.

A.B. 2764—BELOTTI. (Trans.) Amends Sec. 679.05, Veh. C., to provide not more than nine poles shall be transported on a pole dolly which is exempt from other loading restrictions if dolly exceeds 30 feet, and if poles 30 feet or less in length are transported, not more than 18 poles may be transported.

A.B. 2765—GRANT. (F. & G.) Adds Secs. 746.5 and 1107.6, F. & G. C., re boats carrying sport fishing tackle.

Prohibits taking more than sport fishing bag limit on any boat carrying sport fishing tackle.

Prohibits taking any fish for profit on which there is a sport fishing bag limit from such a boat.

Defines sport fishing tackle as rod and reel, underwater type spear, and self contained underwater breathing apparatus.

Prohibits taking fish for profit from any boat not carrying a Fish and Game certificate of boat registration.

A.B. 2766—PORTER. (Jud.) Amends Sec. 75004, Gov. C., re Judges' Retirement System.

See digest of S.B. 1861, apparently identical.

A.B. 2767—CONRAD. (Jud.) Adds Ch. 2.5, Pt. 1, Div. 2, and amends Secs. 700 and 825, W. & I. C., and amends Secs. 305 and 305.1, Veh. C., re juvenile traffic offenders and delinquents.

Defines "juvenile" as any minor 14 years or over at time of violating any misdemeanor of Vehicle Code or city traffic ordinance.

Requires juvenile traffic violations to be heard by any court having jurisdiction over such offenses instead of juvenile court.

Requires certification to juvenile court if any other offense is charged, and permits certification if judge believes juvenile should be made ward of court.

Extends jurisdiction of juvenile court to cover minors who habitually smoke cigarettes.

A.B. 2768—SCHRADE. (Mun. & C. G.) Amends Ch. 671, Stats. 1911, the Municipal Water District Act of 1911, re municipal water district directors.

Authorizes board of supervisors to appoint qualified person to office for which no one has been nominated.

A.B. 2769—FREW. (G. E. & E.) Adds Ch. 3, Pt. 3, Div. 7, B. & P. C., re trading stamps.

See digest of S.B. 1137, apparently identical.

A.B. 2770—HANSEN. (Rev. & Tax.) Adds Secs. 221 and 222, R. & T. C., re exemption of personal property from taxation.

Exempts property shipped into or manufactured or produced in State which is held in storage only in public warehouse or certified place of storage, as defined, on first Monday in March and for not longer than 90 days thereafter for shipment outside of State in same form as it was as of tax date.

Exempts property shipped into State on consigned basis for purpose of being processed here and then transported outside of State for use outside of State, title to property not passing to consignee or processor.

A.B. 2771—LEVERING. (Fin. & Ins.) Amends Sec. 2678, U. I. C., re disqualification for unemployment insurance disability benefits, making no substantive change.

A.B. 2772—HEGLAND. (Ed.) Adds Sec. 18062, Ed. C., re school district contracts.

Permits alteration of school district contracts re construction, alteration or repair of buildings by change orders executed by district governing board representative and contractor.

Requires opinion of legal counsel for district that proposed changes do not substantially alter scope of work within original contract, before change order may be entered that exceeds 10 percent of contract price or requires work done at other than original site.

A.B. 2773—KILPATRICK. (Jud.) Amends Sec. 350, Prob. C., re proving of lost or destroyed will.

Eliminates requirement that to prove lost or destroyed will as destroyed fraudulently or by public calamity it must be shown that destruction occurred in lifetime of testator without his knowledge, and rule that knowledge of destruction of will by public calamity cannot be imputed to insane person committed to state hospital for insane in this State and never restored to capacity.

A.B. 2774—KILPATRICK. (Rls.) New act, re Joint Interim Committee on Preservation of Essential Public Records.

Creates committee of unspecified number of members of Legislature and directs it to study facts re preservation of records of state and local governmental agencies to permit functioning of government in event of destruction of originals by atomic or other major disasters. Prescribes powers and duties and appropriates unspecified sum.

A.B. 2775—KILPATRICK. (Jud.) Amends Sec. 586, C. C. P., re default judgments, making no substantive change.

A.B. 2776—KILPATRICK. (Jud.) Amends Sec. 68085, Gov. C., re destruction of justice court records, making no substantive change.

A.B. 2777—KILPATRICK. (Jud.) Adds Sec. 12264, Gov. C., re protection and preservation of essential state records.

Creates Commission on Essential State Records consisting of unspecified state officers.

Directs commission to determine what records are essential to functioning of state government in event of their destruction by major disaster and to provide for microfilm of such records and for storing films in appropriate places. Provides that such copies have same validity and effect as originals in event originals are destroyed by disaster. Appropriates unspecified sum.

A.B. 2778—KILPATRICK. (Jud.) Adds Sec. 12260.2, Gov. C., authorizing Secretary of State to establish and operate branch record depository in Los Angeles area and appropriates unspecified sum.

A.B. 2779—KILPATRICK. (G. O.) Adds Sec. 12260.1, Gov. C., to provide that central record depository shall be located in building at 1220 O Street in Sacramento under jurisdiction of Secretary of State.

A.B. 2780—KILPATRICK. (Jud.) Amends Sec. 12465, Gov. C., re destruction of records by Controller.

Deletes present provisions re destruction and microfilming of certain records involving expenditure of state money.

Adds provision for destruction of such records with concurrence of the Director of Finance after specified periods of time.

A.B. 2781—KILPATRICK. (Mil. Aff.) Adds Art. 8.5 to Ch. 1, Div. 7, M. & V. C., re preservation of local governments in event of disaster which renders unavailable a majority of the legislative body of a local agency.

Provides for appointment by legislative bodies of stand-by officers serving at pleasure of such bodies. Prescribes their method of selection and duties in preparing themselves for possible service. Prescribes procedure for reconstituting legislative body in the event of disaster whether man made or natural.

A.B. 2782—THOMAS J. DOYLE. (Ed.) Amends Sec. 13228, Ed. C., re use of adopted textbooks in public schools.

Makes use of such books by teachers in public schools conditioned upon availability of books.

A.B. 2783—MILLER. (Ed.) Amends Sec. 14746.5, Ed. C., re disposition of balance of assets of discontinued local school district retirement system.

Provides that such balance shall be used annually in interest of employees and retired employees of districts, rather than held intact until Legislature expressly authorizes expenditure of such funds.

A.B. 2784—MILLER. (C., P., & P. W.) Adds Sec. 5417.01, P. R. C., re recreation park and parkway districts.

Permits district with own elected board of directors to establish its own treasury and appoint a treasurer.

Provides for safekeeping and disbursal of district funds in treasury.

A.B. 2785—MILLER. (Jud.) Amends Sec. 70140, Gov. C., changing salary of superior court commissioners in counties of 2,000,000 or over population to unspecified amount.

A.B. 2786—MILLER. (Jud.) Amends Sec. 1741, C. C. P., and Sec. 572, W. & I. C., re designation of superior court judges to serve in conciliation court and juvenile court.

Provides that in counties having more than one superior court judge, the presiding judge, rather than all superior court judges, shall designate judges of conciliation court and juvenile court, and permits designation of more than one judge to serve on each such court.

A.B. 2787—ERNEST R. GEDDES. (Ed.) New act, re study and investigation of organizational structure of public libraries.

Creates, and appropriates \$50,000 for, California Public Library Commission to exist until end of 1959 Regular Legislative Session, and Joint Legislative Investigating Committee to investigate library organization, operation, improvement necessary to make services available to all members of public, and methods of financing with emphasis on need for state participation, and to report findings and recommendations to Governor and Legislature by January 10, 1959.

A.B. 2788—ERNEST R. GEDDES. (Ed.) Adds Sec. 19611.4, Ed. C., re child care center employees.

Gives such employees who were formerly employed in position requisite for membership in local retirement system maintained by district, credit for service in child care center. Permits employees who received refund of contributions to redeposit such amount and receive such credit.

A.B. 2789—ERNEST R. GEDDES. (Mun. & C. G.) Adds Sec. 35012, Gov. C., re annexation of territories to cities.

Allows annexation of territory located in another county. Prevents such annexation from changing county boundary lines.

A.B. 2790—ERNEST R. GEDDES. (Rev. & Tax.) Amends Sec. 647, R. & T. C., re taxing agencies.

Adds provision that if city requests list of all taxing agencies within its boundaries or in territory subject to annexation proceedings being conducted by it, the assessor shall comply with request on first Monday in each month.

A.B. 2791—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 2609, U. I. C., re claims for unemployment compensation disability benefits.

Expands definition of valid claim of unemployed disabled person to include situation where claimant is eligible under voluntary plan, as well as where in receipt of wages in employment.

A.B. 2792—HAWKINS. (Ind. R.) Amends Sec. 1350, Lab. C., re maximum hours of females.

Permits any female employed in designated employments, to voluntarily agree by written contract to work a maximum of 10 hours during any day of 24 hours or a maximum of not more than 54 hours in a week but requires that any hours over eight hours during any day be compensated at not less than one and a half times regular hourly wage of such female.

A.B. 2793—RUMFORD. (Ind. R.) Adds Secs. 12106, 12107, and 12108, P. U. C., to authorize and prescribe conditions re collective bargaining by municipal utility district employees.

A.B. 2794—RUMFORD. (Pub. H.) Adds Art. 2.5, Ch. 5, Div. 2, B. & P. C., re healing arts.

Establishes requirement for any person desiring to practice healing arts in State to pass basic science examination in addition to other requirements.

Provides for administration of examination, and authorizes punishment for violation of act by fine and imprisonment.

A.B. 2795—RUMFORD. (Pub. H.) Amends Sec. 2383, B. & P. C., re licensees of medicine.

Provides record of conviction of offense involving moral turpitude is conclusive evidence of such conviction.

A.B. 2796—RUMFORD. (Rev. & Tax.) Amends Sec. 14797, R. & T. C., to increase inheritance tax commissions retained by Alameda County Treasurer from \$25,000 to \$40,000.

A.B. 2797—DAHL. (Ed.) Amends Sec. 7702, Ed. C., re state school building aid, making no substantive change.

A.B. 2798—DAHL. (Ed.) Amends Sec. 7713, Ed. C., re applications for state school building aid, making no substantive change.

A.B. 2799—DAHL. (Ed.) Amends Sec. 7717.1, Ed. C., re state school building aid, making no substantive change.

A.B. 2800—DAHL. (Ed.) Amends Sec. 7737, Ed. C., re expenditure of state school building aid funds, making no substantive change.

A.B. 2801—O'CONNELL. (Trans. & C.) Adds Sec. 30009 and 30010, S. & H. C., re California Toll Bridge Authority Act.

Prohibits authority from issuing additional bonds under act.

Authorizes State Highway Commission to issue bonds pursuant to act to finance bridge and highway crossing construction on state highways. Prohibits tolls from being used to pay bonds, but permits pledge of State Highway Fund for that purpose.

To become operative upon adoption of specified constitutional amendment.

A.B. 2802—MASTERSON. (Soc. Wel.) Amends and repeals various secs., W. & I. C., re relatives' responsibility for support of applicants for or recipients of aged aid.

Deletes provisions requiring responsible relatives to contribute to support of such applicants or recipients.

A.B. 2803—NISBET. (Mun. & C. G.) Amends Sec. 34853, Gov. C., re city manager form of government.

Revises statement of proposition on ballot at election for adoption of such form of government.

A.B. 2804—NISBET. (Mun. & C. G.) Amends Sec. 38792, Gov. C., increasing maximum city dog license fee from \$2 to \$3 for male dogs and \$4 to \$5 for female dogs.

A.B. 2805—NISBET. (Mun. & C. G.) Amends Sec. 6702, Gov. C., requiring city public offices to be closed on holidays designated by law, charter or ordinance.

A.B. 2806—NISBET. (Mun. & C. G.) Adds Sec. 34090.6, Gov. C., permitting incineration of canceled bonds and interest coupons by city officers after five years.

A.B. 2807—NISBET. (Jud.) Adds Art. 16.5, Ch. 10, Title 8, Gov. C., providing for municipal court in Ontario Judicial District, with one judge, one clerk, one marshal, and other attaches and specifying salaries of such positions.

A.B. 2808—NISBET. (Agr.) Amends Sec. 795.5, Ag. C., re maturity of lemons, to increase required juice content to 30 percent from 25 percent.

A.B. 2809—NISBET. (Agr.) Amends Sec. 801.5, Ag. C., re shipment of grapes. See digest of S.B. 2606, apparently same.

A.B. 2810—HENDERSON. (C., P., & P. W.) Amends Ch. 931, Stats. 1951, the Kings River Conservation District Act, re withdrawal of territory from district.

Authorizes withdrawal of territory included in city by incorporation, annexation or otherwise, to be effective on filing of copies of resolution of legislative body of city re such inclusion with State Board of Equalization, district board, county clerk or registrar of voters, and county assessor.

A.B. 2811—HENDERSON. (C. S. & S. P.) Adds Art. 6 to Title 2, Div. 5, Pt. 2, Gov. C., and repeals Sec. 18700, Gov. C., re training of state civil service employees.

Restates provisions re employee training programs and provides that for purpose of meeting needs of State for scientific, technical, professional and management skills, the Personnel Board may prescribe conditions under which employees may be assigned or granted leave of absence with pay to take specialized training and conditions under which employees may be reimbursed for tuition fees and other expenses in connection with specialized training taken with approval of appointing power.

A.B. 2812—REES. (Elec. & Reap.) Repeals, amends, and adds various secs., chs., Elec. C., re purity of elections.

Repeals present provisions relating to campaign statements of candidates and campaign committees.

Defines terms used in new provisions.

Prohibits committee from acting for candidate without his written authorization. Requires both candidate and committee to appoint treasurers, but permits candidate to act as own treasurer, and requires treasurers to file campaign statements both before and after primary, general, or special election, in form prescribed by Secretary of State. Requires contributions to be made in name of person making them, and only to duly authorized campaign treasurer. Prohibits specified contributions and expenditures.

Prescribes procedure for presentation and payment of claims of creditors against candidate or committee.

Prescribes penalties for violations of foregoing provisions and method of prosecuting same.

A.B. 2813—REES. (Jud.) Amends Sec. 506, Veh. C., to increase fine and penalty for driving under influence of drug other than narcotic to degree rendering person incapable of safe driving where such driving results in bodily injury to another through unlawful or negligent act.

A.B. 2814—REES. (Trans. & C.) Adds Sec. 637.3, Veh. C., to require turn signal devices on trailers and semitrailers required to be equipped with brakes and new motor vehicles first registered for the year 1958.

A.B. 2815—REES. (Fin. & Ins.) Adds Sec. 392, Ins. C., to require automobile or automobile liability insurers to give notice to insured and owner 15 days prior to termination of policy.

A.B. 2816—REES. (Jud.) Amends Secs. 481 and 483, Veh. C., to require person who parks a vehicle which becomes a runaway vehicle and involved in accident resulting in damage to property or unattended vehicle to take certain steps to notify owner thereof, and in case of unattended vehicle, notify police.

A.B. 2817—REES. (Jud.) Amends Sec. 27, Prob. C., re testamentary disposition to governmental entities.

Permits testamentary disposition to be made to any state, in addition to United States and this State, and to any foreign state complying with California reciprocity requirements with respect to rights of aliens to take by succession or inheritance.

A.B. 2818—REES. (Mun. & C. G.) Amends Sec. 34315, Gov. C., re incorporation of cities.

For purposes of incorporation provisions makes inhabitants residing in territory to be incorporated those persons customarily enumerated by United States Bureau of Census in determining population.

A.B. 2819—REES. (Trans. & C.) Adds Art. 4.5, Ch. 1, Div. 1, S. & H. C., re freeways.

Requires, with respect to location of freeway, that State Highway Engineer or his representative confer with appropriate city council or board of supervisors, and hold public meetings.

Requires engineer to make report as to best location of freeway to State Highway Commission.

Requires notice to be given of commission's intention to consider location or relocation of freeway, and requires public hearing by commission if requested.

A.B. 2820—LOWREY. (C., P., & P. W.) Amends Sec. 7075, Wat. C., re commingling of water, making no substantive change.

A.B. 2821—BELOTTI. (F. & G.) Amends Sec. 787.5, adds Sec. 970.1, F. & G. C., re crabs.

Extends effective date of provision setting crab season from 91st day after final adjournment of 1957 Regular Session to such day after 1959 Regular Session.

Removes limitation on effective date of provision requiring four-inch rigid opening in crab traps.

A.B. 2822—O'CONNELL. (Ind. R.) Adds Ch. 4, Pt. 1, Div. 2, Lab. C., re minimum wages.

Establishes minimum wage same as in Federal Fair Labor Standards Act of 1938, but not less than \$1.25 per hour.

Exempts various classes of employees from chapter.

Provides for various offenses under chapter, and fixes penalties therefor.

Makes employer liable to employee for payment of less than minimum wages, and permits assignment of wage claim to director.

Continues in effect present standards re working conditions which are more favorable to employees than those under this chapter or regulations issued thereunder.

Provides that chapter does not affect rights of employees to bargain collectively to establish wages and working conditions in excess of minimum under chapter.

A.B. 2823—BELOTTI. (L. & D.) Amends Sec. 541, Ag. C., re dairy farms.

Increases from 48 to 72 hours after written notice, period given to dairy farm to correct infractions of law to avoid degrading or to prevent exclusion of its milk or cream from market.

A.B. 2824—BELOTTI. (L. & D.) Repeals Sec. 542, Ag. C., re violation of dairy farm inspection laws.

Removes provision that no notice of infraction be required to be given for a second infraction within 12 months.

A.B. 2825—O'CONNELL. (P. U. & C.) Adds Sec. 3752.5, P. U. C., to add as requirement to obtaining permit to operate as radial highway common carrier other than for transportation of unprocessed agricultural commodities from point of production to plant, that operation be required in public interest as determined by Public Utilities Commission.

A.B. 2826—O'CONNELL. (P. U. & C.) Amends Sec. 2111, P. U. C., re penalties for violations of Public Utilities Act or directions of Public Utilities Commission.

Extends scope of general penalty for violation by corporations other than public utilities of act or orders, rules, or decisions of commission, to cover persons, and to apply to procuring, aiding, or abetting public utility in such violations.

Requires such violations to be knowing and wilful.

A.B. 2827—O'CONNELL. (C., P., & P. W.) Adds Ch. 5, Pt. 6, Div. 6, Wat. C., to provide 160 acre limitation re lands served with water from state water projects.

A.B. 2828—ERNEST R. GEDDES. (Fin. & Ins.) Amends and repeals various secs., Fin. C., re savings and loan associations.

Redefines terms and makes technical changes in Savings and Loan Association Law.

Changes minimum par value of guarantee stock from \$10 to \$1, and eliminates authority for classification of shares as to participation in profits.

Removes requirement that personal accounts of employees, other than directors and officers, be examined, and requires, rather than permits, examination of specified accounts and records.

Enlarges class of shareholders permitted, without court approval, to vote regarding conversion to federal status and to exchange shares for federal shares, and permits those shareholders to vote against, as well as for, conversion.

A.B. 2829—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 6705.5, Fin. C., re investments in real property by savings and loan associations.

Requires consent of commissioner to further investment in land when existing investment and loans made to facilitate sale of land which do not qualify as original loans exceed one third of amount which may be invested in real property, and to further investment in real property when existing investment and loans made to facilitate sale of real property or finance improvements thereon which do not qualify as original loans exceed amount which may be invested in real property.

A.B. 2830—MACBRIDE. (Mun. & C. G.) Amends Sec. 26909, Gov. C., re audits by county auditor.

Requires county auditor to make or contract with qualified public accountant to make audit of special purpose assessing or taxing districts in county for which special audit by qualified public accountant is not otherwise provided by law, rather than requiring auditor to make audit of such districts within county whose funds are kept in treasury or for which board of supervisors acts as governing body and of other such districts for which audit by qualified public accountant is not otherwise provided.

Requires content of audit to be prescribed, rather than requiring audit to be on forms prescribed, by State Controller.

Requires county controller or ex officio county controller in county having such officer to carry out provisions re audit of districts and requires auditor of county in which district treasury is located to carry out audit provisions for joint districts lying in two or more counties.

A.B. 2831—MACBRIDE. (F. & G.) Amends, repeals, and adds various secs., F. & G. C., to reclassify various species of birds and mammals, provide for scientific collector's permits, the practice of falconry, and the taking of depredating birds and mammals.

A.B. 2832—MACBRIDE. (Jud.) Amends Secs. 73872, 73873, and 73874, Gov. C., changing number and salaries of North Sacramento municipal court officers and attaches.

A.B. 2833—THOMAS. (F. & G.) Amends Secs. 734, 736, and 738, F. & G. C., to specifically provide albacore, tuna, and skipjack which may not be sold may not be purchased or processed and deleting prohibition against sale of tuna weighing over 150 pounds.

A.B. 2834—THOMAS. (F. & G.) Amends Sec. 1065, F. & G. C., re sardines.

Sets the season on sardines for use in reduction plants or by packers in designated areas of Districts 3½, 4, 4½, 18, 19, 20A, and 21, to be from September 1st to January 1st rather than October 1st to February 1st.

Extends from June 1, 1957, to June 1, 1959, prohibition against using sardines for salting, curing, smoking, drying, or packing in quarter-pound or square cans of less than 10-ounce weight.

A.B. 2835—THOMAS. (Mun. & C. G.) Amends Sec. 34102, Gov. C., re cities, making no substantive change.

A.B. 2836—THOMAS. (Ind. R.) Adds Sec. 1352.2, Lab. C., re working hours of female employees.

Exempts from coverage of article prescribing maximum hours for female employees in designated employment employees who are compensated at not less than one and a half times their regular rate of pay for hours worked in excess of eight hours in a day of 24 hours and for all hours worked on seventh day but prohibits employment of any female in excess of 10 hours in a day of 24 hours, or 54 hours in a week.

A.B. 2837—MILLER. (G. E. & E.) Amends Sec. 7115, B. & P. C., re contractors.

Provides failure to comply with rules and regulations of Contractors' State License Board constitutes cause for disciplinary action.

A.B. 2838—MILLER. (G. E. & E.) Amends Sec. 7076, B. & P. C., re contractors.

Authorizes heirs of deceased licensee as well as surviving members of copartnership to continue business not beyond period of six months rather than until expiration of license.

A.B. 2839—MILLER. (G. E. & E.) Amends Secs. 7068 and 7095, B. & P. C., re contractors.

Provides all personnel of licensed or applicant entity may be required to pass written examination as condition to reinstatement of suspended or revoked license of entity.

A.B. 2840—UNRUH. (Rev. & Tax.) New act, re California Taxation Study Commission.

Creates commission to study state and local taxation and related matters and provides for appointment of members, including members of Legislature. Prescribes powers and calls for report to Governor and Legislature. Appropriates unspecified sum.

A.B. 2841—UNRUH. (Ind. R.) Adds Sec. 228, Lab. C., requiring all employees be allowed time off for service on juries without loss of pay.

A.B. 2842—UNRUH. (Agr.) Amends Sec. 19622, B. & P. C., re Sixth District Agricultural Association.

Limits provision prohibiting such association from charging admission fees to admission to permanent exposition and exhibition authorized by existing law.

Appropriates \$125,000 to association for holding of annual industrial and trade exposition to encourage development of trade and industry in State.

A.B. 2843—UNRUH. (Ind. R.) Amends Sec. 204, Lab. C., to require payment of wages weekly, rather than twice each month, and not later than fifth day of week following performance of labor.

A.B. 2844—HENDERSON. (Jud.) Adds Sec. 12004, Pen. C., re control of deadly weapons.

Provides nothing in Title 2, Pt. 4, Pen. C., relative to control of deadly weapons shall prohibit a county or city from enacting ordinance prohibiting the carrying of concealed weapons by any person other than peace officer.

A.B. 2845—DAHL. (Mun. & C. G.) Adds Sec. 50534, Gov. C., re agreements between county and county employees retirement board.

Authorizes county and retirement board created under County Employees Retirement Law of 1937 to contract for erection of public buildings on public squares.

A.B. 2846—BUSTERUD. (Trans. & C.) Amends Sec. 417.1, repeals Sec. 417, adds Secs. 408 and 409, Veh. C., re financial responsibility of persons owning motor vehicles.

Requires proof of ability to respond in damages as condition to registration and requires maintenance of such proof throughout registration and surrender of evidences of registration and plates upon failure thereof.

Requires insurer or obligor on motor vehicle liability policy or bond to notify Department of Motor Vehicles if policy or bond terminated or cancelled.

A.B. 2847—BUSTERUD. (Jud.) Adds Sec. 828, C. C. P., re actions by seamen.

Permits seamen to institute in their own names, and for their own benefit, actions and appeals in connection therewith, for wages or salvage, or with respect to enforcement of laws enacted for their health and safety, without payment in advance of any court fees or costs or furnishing security therefor.

A.B. 2848—BUSTERUD. (Jud.) Amends Sec. 1861a, Civ. C., re liens of keepers of apartment houses, apartments, cottages, and bungalow courts.

Eliminates exemption from lien for certain paintings and drawings, three months supply of provisions and fuel provided for individual or family use, certain livestock for food therefor, piano, shotgun and rifle.

Modifies provision that section does not apply to necessary household, table, and kitchen furniture by providing that it does not apply to such articles except so many of them as are reasonably sufficient to satisfy the lien.

A.B. 2849—CALDECOTT. (Jud.) Amends Secs. 73912, 73913, and 73914, Gov. C., changing certain minimum monthly salaries of Oakland Municipal Court officers and attaches to unspecified amounts.

A.B. 2850—CALDECOTT. (Jud.) Amends various sections, Gov. C., changing minimum monthly salaries of officers and attaches in Alameda, Berkeley-Albany, and San Leandro-Hayward municipal courts.

A.B. 2851—DAHL. (Mun. & C. G.) Amends Sec. 11892, P. U. C., to increase maximum amounts municipal utility district may set aside in revolving funds from \$20,000 to \$30,000.

A.B. 2852—PATTEE. (Agr.) Amends Secs. 812.4, 812.7, and 829.35, adds Sec. 828.62, Ag. C., re carrot containers.

Revises carrot container designations and specifications to be comprised of numbers 45N, 45O, 45P, 45Q, and 45R.

Exempts burlap bags for bulk packed carrots from requirement that packer's name be displayed.

A.B. 2853—STEWART. (Jud.) Adds Art. 4 to Ch. 2, Title 1, Pt. 4, Pen. C., to require persons convicted of felonies and other specified narcotics, weapons, and related offenses to register with chiefs of police or sheriffs.

A.B. 2854—CUNNINGHAM. (Jud.) Adds Sec. 75030.5, Gov. C., re retirement of judges.

Allows judge who has served as constitutional officer or public legal officer before becoming judge to elect to make contributions to and receive credit in judges' system for such service.

A.B. 2855—THOMAS J. DOYLE. (Jud.) Amends Sec. 29851, Gov. C., re losses occasioned by issuance of duplicate county warrants.

Provides that losses heretofore or hereafter incurred by reason of issuance of all duplicate warrants shall be a charge against general fund of county rather than only such losses from warrants in payment for aid to aged, to blind, or to needy children.

A.B. 2856—BRUCE F. ALLEN. (Mil. Aff.) Amends Sec. 984, M. & V. C., to extend farm and home purchase aid to California resident who is veteran in all respects except that he was not California resident at time of his entry into active duty.

A.B. 2857—BRUCE F. ALLEN. (C. S. & S. P.) Adds Sec. 19057.5, Gov. C., re waiver of state civil service appointments by persons on eligible list.

Provides that no such waiver shall be accepted as valid by Personnel Board unless it is in writing and is signed in presence of an officer or employee of board who has been authorized to witness such signings.

A.B. 2858—BRUCE F. ALLEN. (Trans. & C.) Amends Sec. 737, Veh. C., to provide officer has option to take arrested person before magistrate for reckless driving rather than reckless driving causing injury to any person.

A.B. 2859—BRUCE F. ALLEN. (Jud.) Amends various secs., B. & P. C., re State Bar of California.

Authorizes State Bar to borrow money; issue bonds; construct, maintain and repair buildings, improve real property and do all other acts necessary and expedient to carry out its affairs and purposes, as well as make contracts, own, purchase, lease or otherwise acquire real and personal property and sell, lease, transfer or encumber such property.

Exempts State Bar from Title 2, Gov. C., re Government of California, including Administrative Procedure Act, and other provisions re governmental proceedings, unless expressly made applicable.

Provides no execution or other judicial process shall issue against property of State Bar nor any judgment against it be lien on its real property, except State Bar

may vest in trustee or obligee power to take possession of property on default, cause appointment of receiver, acquire title at foreclosure proceedings and exercise other powers as may be mutually agreed upon, subject to execution and process exemption above mentioned.

To take effect immediately, urgency measure.

A.B. 2860—BRUCE F. ALLEN. (Jud.) Adds Sec. 6060.1, B. & P. C., re admission to practice law.

Provides no credit for law study given to person registered as law student after September 15, 1957, unless study done in school authorized to confer professional degree and requiring classroom attendance or in law office or judge's chambers.

A.B. 2861—BRUCE F. ALLEN. (Jud.) Adds Sec. 190.1, Pen. C., re trial procedure of offenses carrying death or life imprisonment penalty.

Requires separate trials on question of guilt and, if guilt found, on question of penalty, where offense carries penalty of death or life imprisonment.

A.B. 2862—BRUCE F. ALLEN. (Jud.) Amends Sec. 68806, Gov. C., authorizing supreme court to employ bailiffs with powers of peace officer in all parts of State.

A.B. 2863—BRUCE F. ALLEN. (Jud.) Adds Sec. 69751.6, Gov. C., re sessions of superior courts.

Prohibits sessions of superior court from being held in city unless session held on or before January 1, 1957.

A.B. 2864—BRUCE F. ALLEN. (Ed.) Amends Sec. 7717.1, Ed. C., re state school building aid.

See digest of S.B. 1877, apparently identical.

A.B. 2865—BRUCE F. ALLEN. (C., P., & P. W.) Amends Sec. 506, adds Sec. 506.5, P. R. C., re administration of State Park System.

Makes State Park Commission an advisory agency to Chief of Division of Beaches and Parks, and transfers all other duties and powers of commission to division.

A.B. 2866—BRUCE F. ALLEN. (C., P., & P. W.) Appropriates unspecified sum to Department of Water Resources for cooperation with Federal Government and local agencies re program of flood zoning as required by Federal Flood Insurance Act of 1956.

A.B. 2867—BRUCE F. ALLEN. (C., P., & P. W.) Adds Ch. 5, Title 7, Gov. C., re agricultural land conservation.

Makes legislative finding that people of State have interest in preserving supply of prime agricultural land in State.

A.B. 2868—BRUCE F. ALLEN. (C., P., & P. W.) Amends Sec. 65501, Gov. C., re city and county planning, making no substantive change.

A.B. 2869—BRUCE F. ALLEN. (P. U. & C.) Amends Sec. 2508, adds Art. 1.5, Ch. 1, Pt. 2, Div. 1, P. U. C., re food warehousemen.

See digest of A.B. 2010, apparently identical.

A.B. 2870—BRUCE F. ALLEN. (Jud.) Amends Secs. 5175, 5184, adds Sec. 5190, W. & I. C., re public guardians.

Authorizes board of supervisors in any county, rather than in county having population of 1,000,000 or more, to establish office of public guardian.

Requires, rather than permits, public guardian to employ private attorneys where cost can be defrayed out of estate funds.

Makes provisions of Probate Code relating to guardian and ward applicable to public guardians.

A.B. 2871—BRUCE F. ALLEN. (Soc. Wel.) Repeals and amends various secs., W. & I. C., re care and support of mentally irresponsible persons.

Makes applicable to mentally deficient persons, inebriates, and defective or psychopathic delinquents, confined in state hospitals, provisions relating to costs and collection procedure for care and support of mentally ill so confined, including rates

to be charged relatives and counties, and eliminates provisions establishing separate rates and procedure for the classes mentioned.

A.B. 2872—BRUCE F. ALLEN. (Soc. Wel.) Adds Secs. 7500.6, 7500.7, W. & I. C., re personnel of Department of Mental Hygiene.

Directs Department of Mental Hygiene to require personnel working directly with patients to complete, or have completed, training with regard to care and treatment of patients.

Authorizes department to negotiate with institutions of higher learning and hospitals for educational and training programs, and to arrange for clinical experience and intern and resident positions in hospitals and clinics operated by it.

A.B. 2873—BRUCE F. ALLEN. (Jud.) Amends Sec. 1760, W. & I. C., re Youth Authority.

Authorizes Youth Authority to provide treatment at places, agencies, and facilities established by it for confinement of persons committed to it, or providing services to persons not confined or on parole, and to provide counsel in agencies and facilities established by it to aid discharged persons to find employment and lead law-abiding existences.

A.B. 2874—BRUCE F. ALLEN. (Jud.) Amends Secs. 740, W. & I. C., commitment of minors to Youth Authority.

Requires Youth Authority, if staff and institutions are available, to accept borderline psychiatric or mentally retarded cases; sexual deviates, unless such deviates would be menace to community if at large under parole supervision; and persons suffering from primary behavior disorders.

Provides no such person shall be transported to Youth Authority facility without prior notification to court by director as to place of commitment and time at which he can be received.

Requires Director of Youth Authority and Director of Mental Hygiene to confer, at least annually, to establish policy with respect to types of cases for which each department shall be responsible.

A.B. 2875—BRUCE F. ALLEN. (Jud.) Amends Sec. 1755.5, W. & I. C., re powers and duties of Youth Authority, making no substantive change.

A.B. 2876—BACKSTRAND. (Rev. & Tax.) Adds Secs. 19267 and 26426, R. & T. C., re personal income and bank and corporations taxes, authorizing Franchise Tax Board to disregard fractional part of dollar, unless 50 cents or more, then to increase to one dollar, in any amount required to be shown on prescribed form, in allowance of credit or refund, or in collection of deficiency or underpayment.

A.B. 2877—UNRUH. (Jud.) Adds Sec. 1444.5, C. C. P., re escheat of unclaimed funds held in trust for estate of deceased person.

Establishes separate procedure for disposition of amount of \$50 or less, not covered by court order or decree of distribution, received from public administrator or coroner and held on deposit with county treasurer to account of estate on creditor of estate of decedent, where unclaimed for 15 years or more, providing for permanent escheat to State.

Authorizes, at county settlement, lump sum payment to State Treasurer of all moneys so held, without court order or written notice to Controller.

A.B. 2878—CROWN. (Jud.) Adds Sec. 6060.9, B. & P. C., re declaring that accreditation of law school not to depend on approval of agency not existing pursuant to State law.

A.B. 2879—SHELL. (Rev. & Tax.) Adds Sec. 17227, R. & T. C., re personal income tax, providing deduction for tuition payments to educational institutions of more than high school grade.

A.B. 2880—SHELL. (Pub. H.) Adds Sec. 213, H. & S. C., re Department of Public Health.

See digest of S.B. 1835, apparently identical.

A.B. 2881—DONAHOE. (Ed.) Amends Sec. 8705, Ed. C., re classes for adults in state institutions, making no substantive change.

A.B. 2882—GAFFNEY. (G. E. & E.) Adds Sec. 6910, Gov. C., re facilities in state buildings.

Provides that, except for cafeterias in specified buildings and for facilities on grounds of certain institutions, no vending stand, snack bar, cafeteria or other facility shall be permitted to operate in any state building except pursuant to license issued to blind person by Bureau of Vocational Rehabilitation whenever such person is available, willing and able to operate the facility.

A.B. 2883—GAFFNEY. (Soc. Wel.) Amends Secs. 3084, 3084.1, 3472, and 3472.1, W. & I. C., re amount of aid to blind.

Increases maximum monthly amount payable to recipients of aid to needy blind or aid to partially self-supporting blind from \$95 (plus \$4 increase granted by federal government) to \$110; maximum to which aid may be increased due to federal increases from \$100 to \$125; and minimum to which aid may be lowered due to federal decreases from \$85 to \$99.

Provides increases or decreases due to federal increases or decreases shall be based on those occurring after October 1, 1956, rather than May 1, 1955.

A.B. 2884—PORTER. (Ed.) Amends Sec. 11022, Ed. C., re use of textbooks in public schools, making no substantive change.

A.B. 2885—PORTER. (Ed.) Amends Sec. 11024, Ed. C., re school textbooks, making no substantive change.

A.B. 2886—McGEE. (C., P., & P. W.) Adds Sec. 10004, Wat. C., re California Water Plan.

Approves California Water Plan as set forth in Bulletin No. 3, Department of Water Resources. Provides such approval constitutes declaration of public interest in development, conservation, and utilization of state's water resources in accordance with plan but does not constitute authorization of any specific project or works.

A.B. 2887—McGEE. (G. O.) Amends Pt. 2, Div. 6, re state filings.

See digest of S.B. 1330, apparently identical.

A.B. 2888—McGEE. (C., P., & P. W.) Adds Pt. 4, Div. 6, Wat. C., re state water projects.

See digest of S.B. 1331, apparently identical.

A.B. 2889—McGEE. (Mun. & C. G.) Adds Sec. 25450.41, Gov. C., re maintenance, alteration or repair work on county buildings.

Permits such work in counties of 2,000,000 population to be done by contract or by force account, in discretion of board of supervisors. Where contract method is selected, provisions re construction contracts apply.

A.B. 2890—McGEE. (G. E. & E.) Adds Sec. 24263.7, H. & S. C., re air pollution control.

See digest of S.B. 505, apparently identical.

A.B. 2891—McGEE. (G. E. & E.) Amends Sec. 24269, adds Secs. 24263.5 and 24264.1, H. & S. C., re air pollution control.

Authorizes air pollution control board of air pollution control district to require approval of construction, sale or use of any equipment, except equipment for motor vehicles, designed to control issuance of air contaminants and to require permit from air pollution control officer.

Authorizes such officer to require proof of effectiveness of air pollution control equipment.

A.B. 2892—McGEE. (G. E. & E.) Amends Sec. 24263, H. & S. C., re air pollution control.

See digest of S.B. 501, apparently identical.

A.B. 2893—McGEE. (G. E. & E.) Amends Sec. 24265, H. & S. C., re air pollution control.

See digest of S.B. 503, apparently identical.

A.B. 2894—McGEE. (G. E. & E.) Amends Sec. 24208, H. & S. C., re definition of air contaminant.

See digest of S.B. 502, apparently identical.

A.B. 2895—McGEE. (G. E. & E.) Amends Sec. 24251, H. & S. C., re air pollution control.

See digest of S.B. 500, apparently identical.

A.B. 2896—McGEE. (G. E. & E.) Amends Sec. 24245, H. & S. C., re air pollution control.

See digest of S.B. 499, apparently identical.

A.B. 2897—McGEE. (Jud.) Amends Sec. 69894, Gov. C., increasing monthly salaries of certain superior court employees, and providing additional employees, in Los Angeles County.

A.B. 2898—McGEE. (Jud.) Amends Sec. 69898, Gov. C., changing number, salaries, and classifications of superior court employees in Los Angeles County.

A.B. 2899—McGEE. (Jud.) Amends Sec. 69899, Gov. C., changing number, salaries, and classifications of superior court employees in Los Angeles County.

A.B. 2900—McGEE. (Jud.) Amends Sec. 1744, C. C. P., re appointment, designation and salaries of assistants to conciliation court in Los Angeles County.

Changes from conciliation commissioner, senior counselor of conciliation, and counselor of conciliation, to supervising conciliation counselor, senior counselor, and counselor, official titles of persons assisting Los Angeles conciliation court, and eliminates court commissioner powers of supervising conciliation counselor.

Increases salaries, of supervising conciliation counselor from \$9,000 to \$9,500, of senior counselor and counselor by one step at each level, and of transcriber typist and judicial secretary by two steps at each level with additional one step increase at each level effective after one year.

Makes other technical and clarifying changes.

A.B. 2901—McGEE. (Jud.) Amends Sec. 71083, Gov. C., re municipal and justice courts.

Provides that when territory is annexed to judicial district theretofore having municipal court, judge of court wholly superseded thereby or whose court is discontinued by action of board of supervisors shall, if eligible, succeed to judgeship on such municipal court where vacancy then exists or occurs within two years thereafter through creation of new judgeship for such municipal court, rather than providing that when territory is annexed to judicial district theretofore having municipal court, judge of court partly or wholly superseded thereby shall, if eligible, succeed to first vacant judgeship on such municipal court whether such vacancy then exists or occurs within two years thereafter through creation of new judgeship or otherwise.

A.B. 2902—McGEE. (Trans. & C.) Amends and adds various secs., S. & H. C., Gov. C., Ch. 749, Stats. 1933, Assessment Bond Refunding Act of 1933; Ch. 732, Stats. 1935, Refunding Assessment Bond Act of 1935, re making of public improvements and assessments therefor.

Revises time within which various procedural acts re public improvements and assessments therefor must be completed.

A.B. 2903—McGEE. (Trans. & C.) Amends Secs. 35108.5 and 35411, S. & H. C., re districts formed under Parking District Law of 1951.

Authorizes legislative body of city in which district is located to provide for transfer of city property to district and requires bonds of district to state net revenues of any property transferred to use and benefit of district.

A.B. 2904—McGEE. (Ed.) Adds Sec. 6357.3, Ed. C., re maximum school district tax rate.

Provides that maximum tax rate of school districts governed by single city board, having an assessed valuation of four million dollars or more, shall be fixed by vote of two-thirds of board members.

A.B. 2905—McGEE. (G. E. & E.) Amends Sec. 2840, B. & P. C., re vocational nursing, making no substantive change.

A.B. 2906—McGEE. (Mun. & C. G.) Amends Sec. 1075, S. & H. C., re work performed under county road commissioner.

Prohibits board of supervisors from having work done upon county highways under supervision and direction of county road commissioner by purchase of materials and performance of work by day labor if cost of materials exceeds \$3,500 or cost of labor exceeds \$4,500.

A.B. 2907—CALDECOTT. (Mun. & C. G.) Amends Sec. 29714, Gov. C., re claims against counties.

Makes refusal or neglect of board of supervisors to allow or reject claim within 90 days after claim filed constitute final action and rejection on ninetieth day, rather than allowing claimant to treat such refusal or neglect as final action and rejection on ninetieth day.

Makes act apply to causes of action existing when act becomes effective, and provides that time for commencement of existing causes of action which would be barred by section within first six months section becomes effective shall be six months after adoption of section.

A.B. 2908—DON A. ALLEN. (Ed.) Amends Sec. 14575.2, Ed. C., re State Teachers' Retirement System.

Changes death benefit to member of system who dies after retirement from \$400 to unspecified amount.

A.B. 2909—FRANCIS. (Pub. H.) Adds Art. 3, Ch. 7, Pt. 1, Div. 5, H. & S. C., re public water supplies.

Authorizes any city, county, or public district or agency, subject to obtaining a permit from State Board of Public Health and a special election called and held in prescribed manner at which a majority of registered voters voting vote in favor thereof, to add flourine or flourine compounds to water intended for use or consumption by public.

A.B. 2910—FRANCIS. (Trans. & C.) Appropriates unspecified sum to Department of Public Works for studies and plans with respect to San Mateo-Hayward Toll Bridge and provides for repayment by California Toll Bridge Authority.

A.B. 2911—FRANCIS. (C. S. & S. P.) Adds Sec. 21025.2, Gov. C., re retirement of members of State Employees' Retirement System for disability.

Provides that retirement of such member who has been granted or is entitled to sick leave or compensating time off for overtime shall not become effective until expiration of such sick leave or compensating time off unless the member applies for or consents to retirement as of an earlier date.

A.B. 2912—FRANCIS. (C. P., & P. W.) Amends Ch. 671, Stats. 1911, Municipal Water District Act of 1911, re exclusion of territory.

Requires sufficient petition for exclusion to be granted by resolution. Permits exclusion proceedings initiated by resolution of board of directors be determined by resolution.

A.B. 2913—FRANCIS. (Mun. & C. G.) Amends Sec. 4733, H. & S. C., re county sanitation districts.

Authorizes board of directors of district to allow travel and other expenses incurred by board member for performing duties for district other than attending meetings.

A.B. 2914—FRANCIS. (Mun. & C. G.) Amends Secs. 24401 and 24402, Ed. C., re community recreation.

Permits public corporations and districts having powers to provide recreation to organize programs for community recreation. Broadens definition of "public authority" to cover public corporations or districts having powers to provide recreation, rather than recreation districts organized under certain provisions of Public Resources Code.

Makes other technical changes.

A.B. 2915—FRANCIS. (P. U. & C.) Adds Secs. 13264 and 17009, amends Sec. 22702, P. U. C., re utility districts and airport districts.

Prescribes costs legislative body of municipal utility district may include in determining amount of assessments to be levied and costs legislative body of public utility may include in determining amount of bonds to be issued.

Permits use of proceeds from airport district bonds to pay fiscal agent's charges and interest during construction and for period not exceeding 12 months after completion of construction.

A.B. 2916—FRANCIS. (Fin. & Ins.) Amends various secs., H. & S. C., to specify certain items that may be included in determining amount of bonds to be issued by sewer, sanitation, sewerage and water, fire protection and hospital districts, and by community redevelopment agencies and housing authorities.

A.B. 2917—FRANCIS. (C., P., & P. W.) Amends and adds various secs., Wat. C., re use of bond and assessment proceeds.

Authorizes various entities to include in amount of bonds to be issued or assessments to be levied, as case may be:

(a) Costs incidental to or connected with acquisition, construction, improving, or financing of project.

(b) Engineering, inspection, legal, and fiscal agents' fees, cost of bond election and issuance, bond reserve funds and working capital and bond interest estimated to accrue during construction period for not to exceed 12 months after completion of construction.

A.B. 2918—HANSEN. (Elec. & Reap.) Amends Sec. 29, Elec. C., re elections, making no substantive change.

A.B. 2919—KELLY. (Ed.) Amends Sec. 18851, Ed. C., re purchase of standard school supplies and equipment.

Permits county superintendent of schools to authorize purchase of such supplies and equipment through district superintendents, school boards and principals, or other county, city or school district agents or agencies, as well as through county purchasing agent.

A.B. 2920—KELLY (By request). (M., O., & M. I.) Adds Ch. 4, Div. 3, P. R. C., Oil and Gas Lien Act.

Entitles persons who perform labor or furnish materials or services in drilling or operating oil or gas well, constructing a pipeline, or constructing or repairing material so used, liens for amounts due for such labor, material, and services.

Specifies conditions under which lien attaches, and procedure for claiming and enforcing lien.

A.B. 2921—PORTER. (Jud.) Amends Sec. 72602, Gov. C., increasing number of judges in Downey Municipal Court District, Los Angeles County, from one to two.

A.B. 2922—LINDSAY. (Mun. & C. G.) Adds Sec. 37361, Gov. C., re powers of cities.

Allows cities to acquire real property by eminent domain for purpose of selling such property for use as residential dwelling sites. Prescribes conditions and procedure for such acquisition and sale.

A.B. 2923—MEYERS. (Trans. & C.) New act, re off-street drag strips.

Authorizes Division of Highways to acquire land for, and maintain and operate, off-street drag strips as prescribed.

Prescribes purposes for which strips are to be used.

Requires timing associations who use strips to furnish security, and specifies fees for such use.

Appropriates \$1,900,000 to Division of Highways for such purposes.

A.B. 2924—MEYERS. (G. E. & E.) Adds Ch. 5, Pt. 2, Div. 7, B. & P. C., re unfair cigarette sales.

Prohibits retailers and wholesalers of cigarettes from advertising, offering for sale, or selling below cost with intent to injure competitors or destroy or substantially lessen competition. Makes various exceptions, including casual, clearance, damaged-goods, and close-out sales and sales by officer of court.

Enforcement in State Board of Equalization.

To take effect on unspecified date in 1957.

A.B. 2925—SHELL. (C., P., & P. W.) Amends Sec. 6816, P. R. C., to change maximum amount of annual transfer of money in State Lands Act Fund to State Beach and State Park Funds to unspecified amount, and makes maximum amount applicable to 1957-58, rather than 1956-57 Fiscal Year.

A.B. 2926—BEE. (Rev. & Tax.) Amends Ch. 1275, Stats. 1949, Alameda County Flood Control and Water Conservation District Act, re taxes and assessments.

Changes maximum rate prescribed for ad valorem taxes or assessments which may be levied by district for administrative costs and expenses from one cent per \$100 assessed valuation to unspecified amount.

A.B. 2927—BEE. (G. O.) Adds Sec. 24058, Gov. C., re county officers.

Requires officer to attend meeting or conference to which called or summoned by civil executive officer of State pursuant to state law. Makes expenses of attendance charges against State.

A.B. 2928—BEE. (P. U. & C.) Adds Sec. 1074, P. U. C., re highway common carriers and petroleum irregular route carriers.

Requires such carriers who engage sub haulers or lease equipment to file surety bond with Public Utilities Commission in amount approved by commission but not less than \$2,000, to secure claims of sub haulers and lessors of equipment.

A.B. 2929—BEE. (Ed.) Adds Sec. 18053.1, Ed. C., re purchase of school supplies, equipment, and other personal property by school districts.

Permits school district boards to purchase such property through any public corporation or agency of county, the county superintendents of schools of which has jurisdiction over district. Permits district to reimburse such public corporation or agency reasonable cost incidental to such purchase.

To take effect immediately, urgency measure.

A.B. 2930—SEDGWICK. (C., P., & P. W.) Amends Sec. 1, Wat. C., re citation of code, making no substantive change.

A.B. 2931—SEDGWICK. (Agr.) Amends Sec. 1, Ag. C., re agriculture, making no substantive change.

A.B. 2932—MEYERS. (Trans. & C.) Adds Sec. 30608.1, S. & H. C., re San Francisco-Oakland Bay Bridge.

See digest of S.B. 1367, apparently identical.

A.B. 2933—CALDECOTT. (G. E. & E.) Adds Sec. 12332, Gov. C., re deposit and custody of surety bonds with state agencies or officers.

Provides that whenever law requires or state agency or officer may require security in form of bond of admitted insurer to secure performance of an act or duty, such bond may be deposited with and held by such agency or officer notwithstanding any law to contrary.

Directs State Treasurer to return to state agency or official all such bonds heretofore deposited with him.

A.B. 2934—MARSH. (Jud.) Adds Sec. 505.1, amends Sec. 737, Veh. C., re arrest for traffic violation.

Provides punishment of 5 to 90 days imprisonment or \$25 to \$250 fine, or both, for evading arrest by fleeing in vehicle or on foot.

Grants arresting officer option to give notice to appear or take person arrested before nearest magistrate for such offense.

A.B. 2935—MARSH. (Trans. & C.) Amends Sec. 231, Veh. C., to provide whenever owner or legal owner changes address, rather than notifying the Department of Motor Vehicles in writing, he shall appear within 10 days at police station or office of highway patrol, sheriff, licensed motor club, or department with evidences of registration and complete forms provided by department.

A.B. 2936—MARSH. (Jud.) Adds Sec. 737.6, Veh. C., to authorize police officer at scene of traffic accident to issue notice to appear to driver of vehicle involved if upon personal investigation officer has reasonable and probable grounds to believe person has violated Veh. C.

A.B. 2937—MARSH. (Jud.) Repeals Sec. 762, Veh. C., re penalties for traffic, equipment and weight and loading law misdemeanors.

A.B. 2938—ELLIOTT. (Ed.) Amends Sec. 2103, Ed. C., re compensation of members of city school boards.

Changes compensation of school board member in city of over 1,900,000 population from \$30 per meeting, not to exceed \$300 in any one month, to \$500 per month for each month he attends 10 meetings. If he attends less than 10 during month, he receives \$50 per meeting attended.

A.B. 2939—BURTON. (Elec. & Reap.) Adds Sec. 13031.5, Ed. C., re discrimination against teachers.

Prohibits applicants for teaching positions from being asked questions other than provided in Ed. C., re political party registration, religion, race, color, or marital status.

A.B. 2940—BURTON. (Elec. & Reap.) Amends various secs., Elec. C., to make county and municipal offices partisan offices.

A.B. 2941—BURTON. (Jud.) Adds Sec. 633j, Pen. C., re overhearing and recording of communications.

Makes it a felony to overhear or record, by means of electronic or other device, any communication without permission of all parties thereto, or to install device with intent to do so, or to aid, abet, or procure either. Makes evidence so obtained inadmissible in any proceeding except suit or prosecution for violation of the act.

A.B. 2942—McCOLLISTER. (C. P., & P. W.) Appropriates unspecified amount from State Park Fund to Division of Beaches and Parks for acquisition of site and establishment of park in Marin County, to be known as Drake's Bay State Park.

A.B. 2943—McCOLLISTER. (Jud.) Adds Secs. 1171.1, 1171.2, 1171.3, Prob. C., re liability of jointly owned property to creditors of deceased owner.

Makes interest of deceased joint tenant in jointly owned property subject to claims of his creditors unless court decree that claims are satisfied is obtained.

Prescribes procedure for obtaining decree, including publication of notice to creditors, court decree that notice was duly published, receipt of and approval and payment or rejection of claims.

Authorizes proceedings to be included in proceedings for establishing fact of death or administration of estate, with prorated appropriation of all assets to settle claims, exempts small estates where surviving tenant is spouse, and permits homestead exemption.

A.B. 2944—McCOLLISTER. (Rev. & Tax.) Amends Ch. 994, Stats. 1949 Sonoma County Flood Control and Water Conservation District Act re taxes and assessments, making no substantive change.

A.B. 2945—MCOLLISTER. (Rev. & Tax.) Amends Ch. 666, Stats. 1953, Marin County Flood Control and Water Conservation District Act, re taxes and assessments, making no substantive change.

A.B. 2946—MCOLLISTER. (Mun. & C. G.) Adds Sec. 35501.1, Gov. C., re exclusion of territory from cities.

Requires election on exclusion upon petition signed by at least three-fourths of qualified electors of territory to be excluded, three-fourths of boundaries of which are coterminous with city boundaries.

A.B. 2947—SHELL. (L. & D.) Amends Sec. 559, Ag. C., re milk drink mix.

Changes name of milk drink mix to "milk product mix." Deletes requirement that products made from such mix be delivered from freezing device at not less than 27 degrees F.

A.B. 2948—ERWIN. (F. & G.) Amends Sec. 610.5, F. & G. C., re possession of trout.

Provides before additional trout limits may be possessed in Mono and Inyo Counties a \$5 permit to take three additional limits must be obtained.

Operative January 1, 1958, to December 31, 1959.

A.B. 2949—HANSEN. (L. & D.) Amends Sec. 4352, Ag. C., re minimum wholesale milk prices in stabilization and marketing plans.

Provides minimum wholesale milk prices shall not include prices for milk in bulk or otherwise sold by a distributor to other distributors. Repeals contrary requirements.

A.B. 2950—BURKE. (C. S. & S. P.) Amends Sec. 20983.1, Gov. C., re contract members of State Employees' Retirement System.

Provides that local member holding office of chief executive officer of contracting agency under appointment of legislative body thereof, shall not be retired for service during time he holds such office except upon his written application.

A.B. 2951—KLOCKSIEM. (Rev. & Tax.) Adds Sec. 6369, R. & T. C., re sales and use tax, exempting drugs dispensed on prescriptions filled by registered pharmacists.

A.B. 2952—MARSH. (Trans. & C.) Amends, adds and repeals various secs., H. & S. C., re auto and trailer parks.

Changes designation of sites in such parks from camp sites to trailer sites, deletes present provisions which require sites to be not less than 750 square feet in area, and prescribes size of sites required in relation to trailer coach occupying sites.

Authorizes Division of Housing to issue a permit for construction and operation of nonconforming trailer park under designated conditions.

A.B. 2953—MARSH. (Trans. & C.) Amends, adds and repeals various secs., H. & S. C., to revise public toilet, bath and lavatory requirements for auto and trailer parks, to authorize other enforcement agencies in addition to Division of Housing to issue variance permits, and to authorize such permits in recognized vacation or recreation areas, as well as other authorized places.

A.B. 2954—DON A. ALLEN. (C. S. & S. P.) Adds Sec. 139.52, Veh. C., re salaries of California Highway Patrol members.

Sets forth salary scale for such members. Requires State Personnel Board to establish members' salaries in accord with such scale within 30 days after effective date of section.

Specifies method of annual salary adjustment, requiring establishment of index with 1957 as base year.

A.B. 2955—CUNNINGHAM. (Jud.) Amends Sec. 74882, Gov. C., changing monthly salary of Ventura municipal court clerk to unspecified amount.

A.B. 2956—CUNNINGHAM. (Jud.) Amends Sec. 74884, Gov. C., changing monthly salary of Ventura municipal court marshal to unspecified amount.

- A.B. 2957—CUNNINGHAM. (Jud.) Amends Sec. 74012, Gov. C., changing monthly salary of Oxnard-Port Hueneme municipal court clerk to unspecified amount.
- A.B. 2958—CUNNINGHAM. (Pub. H.) Amends Sec. 7680, B. & P. C., re funeral directors and embalmers, making no substantive change.
- A.B. 2959—PATTEE. (Mun. & C. G.) Amends Sec. 28116, Gov. C., re compensation of Monterey County officers. Increases annual salary of auditor from \$8,000 to \$8,400, of district attorney from \$12,000 to \$13,500, and of supervisors from \$4,800 to \$5,400. Provides \$600 additional salary for the board of supervisors' chairman.
- A.B. 2960—DONAHOE. (Jud.) Amends Sec. 6660, W. & I. C., re protection of mentally ill, making no substantive change.
- A.B. 2961—DONAHOE. (Mun. & C. G.) Amends Sec. 28111, Gov. C., changing annual salary of Kern County auditor, district attorney, and supervisors to unspecified amounts.
- A.B. 2962—DONAHOE. (Jud.) Amends Sec. 69502, Gov. C., re residence requirements of superior court judges, making no substantive change.
- A.B. 2963—DONAHOE. (Jud.) Amends Sec. 73432, Gov. C., re Bakersfield municipal court clerk, making no substantive change.
- A.B. 2964—SCHRADE. (C., P., & P. W.) Adds Sec. 22079, Wat. C., to authorize irrigation districts to furnish water for domestic or industrial purposes.
- A.B. 2965—SCHRADE. (C., P., & P. W.) Amends Sec. 22077, Wat. C., to authorize irrigation districts to install and maintain fire hydrants.
- A.B. 2966—HANNA. (Jud.) Adds Sec. 1953f.5, C. C. P., including open book accounts in ledgers, bound or unbound, as competent evidence, if custodian testifies to identity and mode of preparation, and if made in regular course of business, at or near the time of act, and if the court deems admissible.
- A.B. 2967—HANNA. (G. E. & E.) Amends Sec. 19539.5, B. & P. C., re quarter horse racing. Deletes prohibition against meeting in any one county in any one year over total period of more than seven weeks of seven consecutive days.
- A.B. 2968—HANSEN. (Jud.) Adds Sec. 1092.5, Gov. C., and Sec. 1011.5, Ed. C., and amends Sec. 32108, H. & S. C., re interest of public officers in public contracts. See digest of S.B. 1939, apparently identical.
- A.B. 2969—SCHRADE. (Pub. H.) Adds Sec. 28122.5, H. & S. C., requiring that purchaser of plant of licensed cold storage or refrigerating warehouse operator be issued, without charge, license authorizing continued operation of plant for unexpired period of license of former operator.
- A.B. 2970—WEINBERGER. (G. O.) Amends, adds, and repeals various secs., Wat. C., Gov. C., and P. R. C., and amends Ch. 1693, Stats. 1953, to correct references and make technical and clarifying changes re administration of water resources. To be operative only if unspecified bill is enacted at 1957 Session.
- A.B. 2971—HENDERSON. (Ed.) Adds Sec. 20354.7, Ed. C., re former sites of state colleges. Directs transfer of state college site to junior college district when state college moves its campus and former site was situated in junior college district.

A.B. 2972—HENDERSON. (Fin. & Ins.) Amends Sec. 1051, U. I. C., re transfer of employers' unemployment insurance reserve account.

Extends time within which employer acquiring all or substantially all of another business or distinct severable portion thereof may apply for transfer of reserve account from within 90 days of acquisition to six calendar months beginning with month of acquisition.

A.B. 2973—COOLIDGE. (Trans. & C.) Adds Sec. 139.62, Veh. C., to provide new members of California Highway Patrol hereafter employed receive first uniform without cost.

A.B. 2974—McGEE. (Jud.) Amends Sec. 2982, Civ. C., re conditional sales contracts for sale of motor vehicles.

See digest of S. B. 1732, apparently identical.

A.B. 2975—MILLER. (Ed.) Amends Sec. 20345.1, Ed. C., re fees and charges of institutions of higher education, making no substantive change.

A.B. 2976—McCOLLISTER. (G. O.) New act, re California State Advertising and Publicity Commission.

Creates commission of five members representing several parts of State appointed by Governor with the advice and consent of Senate for terms of four years to serve without compensation.

Directs commission to compile information on and publicize advantages, resources and attractions of California.

Requires 75 percent of funds appropriated to commission to be expended in advertising California outside State.

Authorizes contribution of from \$50,000 to \$250,000 by commission to private organization advertising sections or areas of State where matching contribution is made by city or county in which organization exists. Appropriates \$1,000,000.

A.B. 2977—KILPATRICK. (C., P., & P. W.) Adds Ch. 5, Pt. 6, Div. 6, Wat. C., re state water projects.

Requires 40-year repayment contracts, re state water projects, and provides for 160-acre limitation, re lands served with water from projects.

A.B. 2978—KILPATRICK. (Jud.) Adds Sec. 17530.5, B. & P. C., re advertising rates or charges on time payment contracts.

Prohibits person using advertising which infers that interest charged will be at stated rate, unless rate is in terms of actual percentage that all interest charges and costs bear to principal over period of 12 months, or period of contract if less than 12 months.

A.B. 2979—PATTEE. (L. & D.) Adds Sec. 461.1, Ag. C., re labeling milk fat of market milk.

See digest of S. B. 1947, apparently identical.

A.B. 2980—THELIN. (Fin. & Ins.) Amends, adds, and repeals various secs., Lab. C., re workmen's compensation.

Makes changes in provisions on interpretation of law, redefines "injury," defines "occupational diseases" and "nonoccupational diseases," revises provisions on computation of average weekly earnings, modifies provisions on determination of permanent disability, provides anew for compensation for disability resulting from combination of present injury and prior disease, changes some of subsequent injuries fund provisions.

A.B. 2981—CRAWFORD. (Rev. & Tax.) Adds Sec. 107.1, R. & T. C., re assessment of possessory interests.

Declares that possessory interests arising out of lease of exempt property is personal property within Sec. 14, Art. XIII of the Constitution.

States that full cash value of interest is excess, if any, of value of lease on open market over rental and other burdens.

Limits application to interests created prior to *De Luz Homes v. County of San Diego*, except those that may be extended.

To take effect immediately, urgency measure.

- A.B. 2982—CRAWFORD. (Jud.) Adds Sec. 1267, C. C. P., re compensation for leasehold interest in condemnation proceeding.

Provides, with respect to interests created prior to the date on which the decision in *De Luz Homes v. County of San Diego* becomes final, but not to any extensions or renewals thereof, that market value of lessee's interest and measure of damages as to such interest, in any case in which rights of lessee are taken or damaged for public use is excess, if any, of value of lease on open market over rental and other burdens under lease for unexpired term, and in case in which lessee continues liable for rental in same amount as before taking or damaging, he is entitled to portion of such damages in amount of present worth of portion of continuing rental proportionate to portion of property taken or damaged.

To take effect immediately, urgency measure.

- A.B. 2983—CRAWFORD. (Rev. & Tax.) Adds Sec. 107.2, R. & T. C., re property tax.

Provides that right to occupy or use tax-exempt property arising out of nonexclusive license or use permit is exempt personal property. Limits to right created prior to final decision in *De Luz Homes v. County of San Diego* but not to extension or renewal thereafter.

To take effect immediately, urgency measure.

- A.B. 2984—CRAWFORD. (Mun. & C. G.) Adds Ch. 5, Div. 1, W. & I. C., defining county medical facilities.

- A.B. 2985—SEDGWICK. (C., P., & P. W.) Appropriates unspecified sum to pay claims for damages occasioned by Yuba and Feather River floods in December, 1955, and January, 1956.

- A.B. 2986—SEDGWICK. (C., P., & P. W.) New act, creating Joint Interim Committee of Legislature to investigate claims for damages caused by flooding of Yuba and Feather Rivers in December, 1955, and January, 1956.

- A.B. 2987—HAWKINS. (L. & D.) Amends Sec. 377.5, Ag. C., re poultry inspection, making no substantive change.

- A.B. 2988—HAWKINS. (L. & D.) Amends Sec. 377.6, Ag. C., re poultry inspection, making no substantive change.

- A.B. 2989—HAWKINS. (Rev. & Tax.) Amends Sec. 30, R. & T. C., re revenue and taxation, making no substantive change.

- A.B. 2990—HAWKINS. (Rev. & Tax.) Amends Sec. 1, R. & T. C., re revenue and taxation, making no substantive change.

- A.B. 2991—HAWKINS. (P. U. & C.) Amends Sec. 1, P. U. C., re public utilities, making no substantive change.

- A.B. 2992—HAWKINS. (P. U. & C.) Amends Sec. 305, P. U. C., re public utilities, making no substantive change.

- A.B. 2993—HAWKINS. (G. O.) Amends Secs. 172, 172a, 172b, and 172d, Pen. C., eliminating restriction on alcoholic content of beer sold within certain distance from schools.

- A.B. 2994—BELOTTI. (Ed.) Amends Sec. 7034, Ed. C., re foundation program of necessary small school.

Changes foundation program of such school having an a.d.a. of less than 26 from \$5,300 to unspecified amount.

- A.B. 2995—BELOTTI. (C., P., & P. W.) Adds Sec. 12587, Wat. C., to authorize State to construct flood control and water conservation projects.

- A.B. 2996—BELOTTI. (Ed.) Amends Sec. 10118, Ed. C., re courses of instruction in physical education, making no substantive change.

- A.B. 2997—O'CONNELL. (F. & G.) Amends Sec. 954, F. & G. C., re nets, making no substantive change.

- A.B. 2998—O'CONNELL. (F. & G.) Amends Sec. 652, F. & G. C., re salmon, making no substantive change.
- A.B. 2999—O'CONNELL. (F. & G.) Amends Sec. 432.5, F. & G. C., re rented boats, making no substantive change.
- A.B. 3000—O'CONNELL. (Elec. & Reap.) Amends various secs., Elec. C., to make county and municipal offices partisan offices.
- A.B. 3001—O'CONNELL. (Jud.) Amends Sec. 709, Prob. C., re filing of claims. Provides if action for damages is pending and insurer has been requested to defend, no claim against estate is required unless plaintiff wishes to make claim in addition to proceeds of policy.
- A.B. 3002—SAMUEL R. GEDDES. (Ed.) Appropriates \$5,000 to Department of Education for use of State Curriculum Commission in analyzing science textbooks.
- A.B. 3003—O'CONNELL. (P. U. & C.) Adds Sec. 454.1, P. U. C., re increase in rates of common carriers. Requires Public Utilities Commission to give precedence to applications of common carriers to increase rates certified to be necessary to cover increases in wages or cost of materials and supplies, and to act on such application within specified time.
- A.B. 3004—BIDDICK. (Agr.) Amends Sec. 1280, Ag. C., re edible nuts, making no substantive change.
- A.B. 3005—BIDDICK. (Mun. & C. G.) Adds Sec. 43610.1, Gov. C., re city bonds. Permits ordinance proposing city bond issue to include estimated costs for legal work, printing of bonds, preparation and distribution of explanation re bond issue, and other costs connected with bond issue. Permits payment costs from funds raised by bond issue.
- A.B. 3006—BIDDICK. (G. O.) Amends Sec. 23789, B. & P. C., re restrictions on issuance of retail licenses. See digest of S. B. 1869, apparently identical.
- A.B. 3007—BIDDICK. (Jud.) Amends Sec. 340, C. C. P., re statute of limitations. Provides that one year limitation applies to action for slander of title to real property, but this amendment does not prejudice or affect action commenced before effective date of amendment.
- A.B. 3008—LANTERMAN. (Mun. & C. G.) Adds Sec. 26005, B. & P. C., re alcoholic rehabilitation. Authorizes governing body of city or county to contract with Alcoholic Rehabilitation Commission for establishment, maintenance and operation of clinics. Authorizes such contracts to provide for furnishing necessary space, equipment, or funds by local agency.
- A.B. 3009—LANTERMAN. (Mun. & C. G.) Amends Secs. 24224, 24231, and 24246, H. & S. C., re air pollution control. See digest of S. B. 498, apparently identical.
- A.B. 3010—LANTERMAN. (Mun. & C. G.) Adds Ch. 9, Pt. 1, Div. 2, Title 5, Gov. C., providing detailed procedure for correction and relocation of district boundaries.
- A.B. 3011—LANTERMAN. (Mun. & C. G.) Amends Sec. 34312, Gov. C., re incorporation of cities. Prohibits board of supervisors in fixing boundaries of new city from including territory whose contiguity is based on strip of land over 300 feet of land and less than 300 feet wide exclusive of highways.

A.B. 3012—LANTERMAN. (Mun. & C. G.) Adds Secs. 35004.1 and 35200.1 and repeals Secs. 35158 and 35326, Gov. C., re annexation of territory to cities.

Revises provisions prohibiting annexations resulting in islands of unincorporated territory. Makes general provisions re annexations and provisions concerning annexation of territory owned by county or contiguous school district, only, apply to annexation of territory owned by city or contiguous school district.

A.B. 3013—LANTERMAN. (Mun. & C. G.) Adds Secs. 35121.6 and 35313.6, Gov. C., re annexation of territory to cities.

Requires city legislative body making boundary change on final annexation hearing to resubmit boundaries to county boundary commission for approval as to definiteness and certainty. Prohibits city from completing annexation for 20 days or until commission has approved revised boundaries.

A.B. 3014—LANTERMAN. (Mun. & C. G.) Amends Secs. 35146 and 35318, Gov. C., re annexation of territory to cities.

Makes annexation proceedings complete after filing by Secretary of State of document from city legislative body concerning completion of election proceedings and filing of affidavit of completion by city clerk with county recorder, rather than making annexation proceedings complete from date of filing by Secretary of State of document from city legislative body concerning completion of annexation proceedings.

Deletes provisions prescribing when annexed territory is part of city.

A.B. 3015 LANTERMAN. (Mun. & C. G.) Amends various secs., Gov. C., re county retirement systems.

Makes individual records of members confidential. Allows disclosure of sworn statements and individual records of members upon order of court of competent jurisdiction.

Allows fixed benefit formula provision to be made applicable in any county, rather than in county acquiring population in excess of 295,000 after 91st day after adjournment of 1953 Session.

Revises provisions re redeposit of member's contributions and provisions re service and contributions.

A.B. 3016—LANTERMAN. (Mun. & C. G.) Amends Secs. 31520.1, 31523, 31558, and 31720.5, adds Sec. 31533, Gov. C., re county employees' retirement systems.

Provides Industrial Accident Commission decision is not binding on retirement board in determining whether injury arose out of or in course of employment of member. Makes alternate member of board, in counties subject to certain provisions re safety members, the candidate, if any, for seventh member of board from safety member group not represented by board member, who received highest number of votes of all candidates in that group, rather than requiring alternate member to be elected by safety members from safety member group which is not represented by a board member. Provides that there shall be no alternate member if there is no such candidate; allows alternate member to vote only if seventh member, rather than any member, is absent from board meeting.

Prescribes conditions under which election will not be held to fill vacancies on board.

Allows rebuttal of presumption that heart ailment arose out of employment by evidence that death of safety member from heart ailment after 15 years service occurred more than year after he last performed duties for county or district unless on leave of absence for illness at time of death. Deletes requirement that safety member dying from heart ailment after 15 years service must be in service of county or district or on leave of absence for illness at time of death in order to receive benefit of such presumption.

Allows certain persons to exercise election to become safety members within six months after fixed benefit formula provision becomes operative in county. Sets date when certain persons exercising option to become safety member become safety member as January 1 or July 1 after such election, rather than on January 1, 1951.

A.B. 3017—LANTERMAN. (Mun. & C. G.) Amends Sec. 31007, Gov. C., re retirement of county employees.

Provides that general provisions re county employees do not require, as well as authorize, employment of person in particular employment who has reached compulsory retirement age prescribed by retirement system for such employment whether such person is member of county system or not.

Deletes provision that person shall not be employed in county employment while he is receiving retirement allowance under any county employees' retirement system by reason of prior county service.

A.B. 3018—LANTERMAN. (Mun. & C. G.) Adds Secs. 31454.6, 31565, and 31627.6 and amends Sec. 31557, Gov. C., re county retirement systems.

Requires districts included in system of county subject to fixed benefit formula provisions to make additional appropriations of specified amounts when board of supervisors makes additional appropriations.

Prescribes conditions under which certain districts included in retirement association may be required to pay greater or smaller amount of district contributions.

Requires consent of board of supervisors to inclusion of district in retirement association when board of supervisors is not governing body of district.

A.B. 3019—LANTERMAN. (Mun. & C. G.) Adds Sec. 31458.2, Gov. C., re beneficiaries of county retirement system members.

Authorizes payment of death benefit to spouse of deceased member not designated as beneficiary, if such spouse files written evidence, satisfactory to retirement board, that he or she is surviving spouse and giving date of marriage.

Creates exception where member filed statement naming spouse, declaring spouse not to be beneficiary and naming other beneficiary.

Makes act applicable to deaths after December 31, 1957.

A.B. 3020—LANTERMAN. (Mun. & C. G.) Amends Secs. 31720 and 31720.2, and repeals Secs. 31720.3 and 31720.4, Gov. C., re county employees retirement systems.

Revises provisions re retirement for disability.

A.B. 3021—LANTERMAN. (Fin. & Ins.) Amends Sec. 1262, U. I. C., re eligibility for unemployment insurance benefits.

Provides that individual cannot establish valid claim or benefit year, in addition to being ineligible for benefits, if determined to have left work due to trade dispute.

A.B. 3022—LANTERMAN. (Fin. & Ins.) Amends Sec. 1252, U. I. C., re eligibility for unemployment insurance benefits, making no substantive change.

A.B. 3023—LANTERMAN. (Fin. & Ins.) Amends Sec. 926, U. I. C., re meaning of term "wages" in unemployment insurance, making no substantive change.

A.B. 3024—LANTERMAN. (Fin. & Ins.) Amends Sec. 1279, U. I. C., re unemployment insurance weekly benefit amount, making no substantive change.

A.B. 3025—CHAPEL. (C. P., & P. W.) Amends Ch. 479, Stats. 1919, re stating terms of grant of tide and submerged lands to City of Hermosa Beach.

A.B. 3026—CHAPEL. (P. U. & C.) Adds Sec. 25008.5, Corp. C., to include business franchises, as defined, in definition of "security" for purposes of Corporate Securities Law.

A.B. 3027—CHAPEL. (P. U. & C.) Adds Ch. 5, Div. 6, B. & P. C., re business franchises.

Prohibits person from granting or transferring to another for consideration business franchise without certificate from Commissioner of Corporations.

A.B. 3028—CHAPEL. (P. U. & C.) Adds Div. 12, Fin. C., to forbid grant or transfer of business franchise unless Commissioner of Corporations issues certificate of authority upon finding that relevant facts are as represented.

A.B. 3029—HOUSE. (C., P., & P. W.) Amends Sec. 21378, Wat. C., re meetings of boards of directors of irrigation districts.

Makes first meeting in March regular monthly meeting day in March where more than one regular meeting is held each month.

A.B. 3030—HOUSE. (C., P., & P. W.) Amends various secs., Wat. C., re irrigation districts.

Requires consolidation of offices and segregation of consolidated offices to be done at least 35, rather than 30, days before general election.

Requires petition for establishment of divisions to be filed at least 80, rather than 60, days before general election, and authorizes district board to change boundaries of divisions or election precincts at least 65, rather than 60, days before election.

Authorizes board to re-establish boundaries of divisions and election precincts, after exclusion or inclusion of land after formation, at least 35, rather than 30, days before election.

A.B. 3031—WEINBERGER. (Jud.) Amends Sec. 10112, Ins. C., and adds Sec. 1518, Prob. C., re insurance contracts of minors.

Permits minor to contract for, and deal with, insurance issued to minor upon life of person to whom minor has insurable interest. Permits guardian to apply funds for effecting or maintaining insurance for which minor has contracted.

A.B. 3032—WEINBERGER. (Jud.) Amends Sec. 542, C. C. P., re attachment.

Makes provisions re procedure for attachment of debts and credits owing by and personal property in possession of or under control of banks, savings and loan associations, title insurance companies and underwritten title companies, maintaining branch offices, applicable also to industrial loan companies maintaining branch offices.

A.B. 3033—BRADLEY. (Mun. & C. G.) Adds Sec. 24009, Gov. C., specifying county officers to be elected by people.

A.B. 3034—BRADLEY. (Jud.) Amends Sec. 647, Pen. C., including alcoholic as well as common drunkard in definition of vagrant.

A.B. 3035—BRADLEY. (Jud.) Amends Sec. 1532, Prob. C., re sales by guardians.

Provides that when property, whose ownership is shared by ward and other parties, is sold by guardian upon deferred payments, interest of ward in note and deed of trust or mortgage shall be in same tenancy and proportion as his interest in property before sale.

A.B. 3036—BRADLEY. (C., P., & P. W.) Appropriates sum of \$50,000 from State Park Fund to Division of Beaches and Parks for acquisition and development of Murphy Home in Sunnyvale as state historical monument.

A.B. 3037—BRADLEY. (Mun. & C. G.) Amends Sec. 58001, Gov. C., re districts, making no substantive change.

A.B. 3038—HEGLAND. (C., P., & P. W.) Adds Secs. 335-339, incl., Wat. C., re beach erosion control projects.

See digest of S.B. 2175, apparently identical.

A.B. 3039—WILSON. (G. O.) Amends Sec. 25631, B. & P. C., to prohibit sale of liquor by off-sale licensee between hours of 2 o'clock a.m., Sunday, and 6 o'clock a.m., Monday.

A.B. 3040—WILSON. (Ed.) Amends Sec. 12405.1, Ed. C., re renewals of teachers' certification documents.

Validates renewal of certification documents which expired between six and nine months after persons holding certificates were discharged from armed forces.

**A.B. 3041—HENDERSON.** (Fin. & Ins.) Adds Sec. 608, amends Sec. 709, repeals Sec. 633, U. I. C., re services covered by unemployment insurance laws.

Extends coverage, beginning 1958, to include services performed in employ of State, for unemployment and disability insurance, permits Regents of University of California to file written election to become covered employer in same manner as instrumentalities or political subdivisions of State, requires State Controller to withhold worker contributions, and appropriates employer contributions from General Fund and special funds to Unemployment Fund.

**A.B. 3042—HENDERSON.** (C. S. & S. P.) Appropriates unspecified sum as Salary Increase Fund for purpose of increasing salaries of state officers and employees.

To take effect immediately, usual current expenses.

**A.B. 3043—HENDERSON.** (C. S. & S. P.) Adds Secs. 1156.5 and 1156.7, Gov. C., re medical insurance for state employees.

Requires Board of Control to determine what an insurance plan shall contain to provide adequate medical benefits on basis of needs of individual employees and of State and practices prevailing in private businesses and other governmental jurisdictions.

Provides board shall determine at least annually cost of insurance necessary to provide adequate medical benefits, and that State shall pay three-fourths of cost for each employee, but not less than \$5 monthly unless cost to employee is less than \$5 a month.

Provides for determination by board when medical plan shall be recognized, in accordance with prescribed standards.

Provides that upon authorization of employee paid on hourly or per diem basis, State may make contributions to health and welfare fund sponsored by employee group, association or union which is not composed entirely of state employees, provided board finds benefits meet state plan standards.

**A.B. 3044—DILLS.** (G. E. & E.) Adds Ch. 4.5, Div. 2, B. & P. C., re regulation of persons performing psychological services.

Prohibits unlicensed person's offering or rendering for fee any psychological service to diagnose, treat, or readjust mental or emotional disturbance including those related to marriage or divorce, except where done under direct supervision of licensed physician or surgeon.

Exempts attorneys consulting with clients or public officers performing regular duties.

**A.B. 3045—ERNEST R. GEDDES.** (Ed.) Repeals, amends and adds various secs., Ed. C., re apportionment of State School Fund.

Increases basic aid to school districts and county school tuition funds from \$120 to \$135 per unit of average daily attendance.

Changes foundation program of small school districts having average daily attendance of less than 101 to unspecified amount. Increases foundation program of school districts having an a.d.a. of 101 or more from \$212 to \$230 per unit of a.d.a. Revises foundation program of small high school district and increases such program for such districts having an a.d.a. of 307 or more from \$280 to \$320 per unit of a.d.a. Increases foundation program of junior college districts from \$380 to \$420 per unit of a.d.a.

Makes similar increases in allowances to county school service funds for direct educational services by county superintendent of schools. Revises alternate foundation program of high school districts for purposes of computing equalization aid for adult education.

Makes other technical changes.

Becomes operative if provisions re additional state revenue enacted at 1957 Regular Session.

**A.B. 3046—ERNEST R. GEDDES.** (Rev. & Tax.) Adds Pt. 13, Div. 2, R. & T. C., re cigarette taxation.

Imposes tax on privilege of distributing cigarettes after 4 a.m., July 1, 1957, at following rates: one and one-half mills on cigarettes weighing not more than three pounds per thousand; three mills on cigarettes weighing over three pounds

per thousand. Imposes floor stock tax on dealers at same rates on cigarettes possessed or controlled at that hour.

Provides for administration by State Board of Equalization.

Provides revenue to be deposited in Cigarette Tax Fund and appropriates for refunds and transfer to General Fund.

To take effect immediately, tax levy, but not to become operative unless and until "State School Apportionment Law of 1957" is enacted and becomes operative.

A.B. 3047—ERNEST R. GEDDES. (Rev. & Tax.) Amends Sec. 32151, R. & T. C., re taxation of beer.

Increases tax on beer from 62 cents to \$3.10 per 31-gallon barrel, commencing July 1, 1957.

To take effect immediately, tax levy, but not to become operative unless and until "State School Apportionment Law of 1957" is enacted and becomes operative.

A.B. 3048—BEAVER. (C., P., & P. W.) Adds Sec. 5019.5, P. R. C., requiring Director of Natural Resources to have a land capacity survey made of proposed state park or recreational area before park or recreational area development plan made.

A.B. 3049—LEVERING. (Jud.) Amends Sec. 928, Pen. C., to require grand jury to transmit a copy of any report affecting a city to each member of legislative body of that city.

A.B. 3050—LEVERING. (Fin. & Ins.) Amends and adds various sees. Lab. C., U. I. C., re workmen's compensation.

Clarifies provision re liberal construction of workmen's compensation laws to limit to statutory provisions and prohibits use to effect liberal interpretation of facts in workmen's compensation proceedings.

Provides specifically for employer liability for occupational disease; and for disability or death caused by aggregation of nonoccupational disease under stated conditions.

Restates condition precluding liability where intoxication contributes to, as well as is cause of, injury, and where injury occurs while employee is engaged in act or conduct with intention to injure another or which involves moral turpitude.

Clarifies provisions re release or settlement of claims.

Provides presumption that employee's average weekly earnings do not exceed one fifty-second of his actual earnings where he has worked intermittently, irregularly, or less than full time during the 52 weeks immediately preceding the injury.

In determining percentage of permanent disability, excludes claims of pain except to extent pain limits or impairs bodily function.

Subordinates lien for unemployment compensation disability benefits to lien for attorney's fees.

Requires lien claimant for unemployment compensation disability benefits to serve and file copies of all medical reports in its possession relating to person to whom the benefits were paid. Makes all medical records of Department of Employment admissible in evidence in workmen's compensation proceeding. Authorizes compromise and release of such lien, and prescribes procedure.

Prohibits filing of answer to petition for writ of review, but permits attack on sufficiency of petition by demurrer within time and upon grounds provided by C. C. P. Writ to issue and be made returnable if no demurrer is filed or if demurrer filed is overruled, and to provide for inclusion of reporter's transcript in certification of record.

Eliminates provision that commission's findings on questions of fact are conclusive and final and not subject to review. States each party has right to be heard in review proceedings.

Provides court's decision after hearing and any court order denying writ of review after sustaining a demurrer to a petition, shall be in writing and state fully and fairly the reasons therefor.

Makes other technical and clarifying changes.

A.B. 3051—O'CONNELL. (G. O.) Amends Sec. 24072.2, B. & P. C., re exchange of on-sale licenses.

Authorizes exchange of license for bona fide public eating place for license for public premises, or vice versa, at any time, rather than only at time of renewal of license.

A.B. 3052—MUNNELL. (Trans. & C.) Amends Sec. 249.01, adds Sec. 249.15, Veh. C., re caravaning vehicles.

See digest of S.B. 1915, apparently identical.

A.B. 3053—CALDECOTT. (W. & M.) Amends Sec. 16002, Gov. C., re presentation of claims against State, making no substantive change.

A.B. 3054—CALDECOTT. (W. & M.) Amends Sec. 12410, Gov. C., re duties of State Controller, making no substantive change.

A.B. 3055—DONALD D. DOYLE. (Ed.) Amends Sec. 6357.2, Ed. C., re school district taxes.

Provides that in unified school district not maintaining junior college, increase in maximum rate of school district tax for community recreation and civic centers shall not exceed 10 cents per \$100, and in unified district maintaining junior college, shall not exceed 15 cents per \$100 of assessed value of property within district.

A.B. 3056—DONALD D. DOYLE. (Ed.) Amends Sec. 1597, Ed. C., re bonded indebtedness of school district, making no substantive change.

A.B. 3057—DONALD D. DOYLE. (Ed.) Adds Art. 4.5, Ch. 16, Div. 2, Ed. C., re system of unified school districts.

See digest of S.B. 507, apparently identical.

A.B. 3058—DONALD D. DOYLE. (Rev. & Tax.) Adds Sec. 205.7, R. & T. C., re property taxation.

Extends veterans' exemption to lessee of property who makes all tax, assessment and mortgage payments and who pays property damage claims, improves and maintains property, and selects next owner.

To be effective if and when Sec. 1 $\frac{1}{2}$ b, Art. XIII, State Constitution, is adopted by voters.

A.B. 3059—DONALD D. DOYLE. (Ed.) Amends Sec. 1596, Ed. C., re territory included in school districts, making no substantive change.

A.B. 3060—DONALD D. DOYLE. (G. E. & E.) Adds Sec. 7026.3, B. & P. C., re definition of "contractor."

Applies regulatory provisions of code to person who indicates to public that he is a contractor regardless of whether his operations as builder are exempted.

A.B. 3061—DONALD D. DOYLE. (F. & G.) Adds Sec. 425, F. & G. C., to prohibit sale of ammunition to anyone under 16 unless he has a certificate of competency in safe handling of firearms.

A.B. 3062—DAVIS. (C., P., & P. W.) New act, to provide for transfer of \$50,000,000 from Investment Fund to Basin Development Fund as state pledge for development of area-of-water-use projects.

A.B. 3063—DAVIS. (F. & G.) Amends Sec. 19.1, F. & G. C., re regulations for the protection of fish and game, making no substantive change.

A.B. 3064—DAVIS. (F. & G.) Amends Sec. 580, F. & G. C., re protection of fish and game, making no substantive change.

A.B. 3065—DAVIS. (F. & G.) Amends Sec. 1291, F. & G. C., re protection of fish and game, making no substantive change.

A.B. 3066—DAVIS. (F. & G.) Amends Sec. 1471, F. & G. C., re protection of fish and game, making no substantive change.

A.B. 3067—DAVIS. (F. & G.) Amends Sec. 977, F. & G. C., re protection of fish and game, making no substantive change.

A.B. 3068—LEVERING. (Fin. & Ins.) Adds Sec. 2655.5, U. I. C., re unemployment disability insurance weekly benefit amount.

Limits disability benefit amounts to amounts payable for unemployment insurance where claimant is unemployed at commencement of disability period.

A.B. 3069—LEVERING. (Fin. & Ins.) Amends Sec. 2678, U. I. C., re disqualification for unemployment insurance disability benefits.

Changes disqualification for confinement as dipsomaniac or drug addict to confinement because of dipsomania or drug addiction, and disqualifies persons confined by court order as mentally ill where illness constitutes dipsomania, drug addiction, or person is sexual psychopath.

A.B. 3070—LEVERING. (Fin. & Ins.) Adds Sec. 2630, U. I. C., re eligibility for unemployment disability insurance benefits.

Makes ineligible a claimant entitled to either old-age or disability insurance benefit under Title II, Social Security Act, to extent of amount of such benefit.

A.B. 3071—CHAPEL. (P. U. & C.) Amends Sec. 6816, P. R. C., re State Lands Act Fund.

Requires transfer, upon order of State Controller, from balance remaining in fund after payment of refunds and administrative expenses and transfers to State Beach and State Park Funds, of \$2,000,000 annually for five fiscal years, beginning with 1958-1959 Fiscal Year, to Small Craft Harbors Revolving Fund.

A.B. 3072—THOMAS. (W. & M.) New act, re monument on State Capitol Grounds.

Requires Director of Finance to enter into agreement with artist for erection of suitable monument on State Capitol grounds honoring former Governors.

Appropriates unspecified amount to director for such purpose.

A.B. 3073—LOWREY. (Pub. H.) Amends Sec. 325, Ag. C., re cold storage meat, making no substantive change.

A.B. 3074—LOWREY. (C., P., & P. W.) Appropriates unspecified sum from State Park Fund to State Park Commission for acquisition of property for state park in vicinity of Monticello Dam.

A.B. 3075—LOWREY. (C., P., & P. W.) Appropriates unspecified sum to Middle Creek Water District for flood control and water conservation.

A.B. 3076—LOWREY. (C., P., & P. W.) New act, to create Middle Creek Water District within boundaries of Lake County.

A.B. 3077—LOWREY. (C., P., & P. W.) Adds Sec. 1241.6, Wat. C., re appropriation of water.

Provides that time during which appropriated water is not beneficially used because of compliance with federal crop control or soil conservation programs shall not be counted in computing period that causes unused appropriated water to revert to public.

A.B. 3078—SUMNER. (G. E. & E.) Repeals Pts. 2, and 2.1, Div. 13, H. & S. C., re auto courts and resorts and auto and trailer parks, and adds Pt. 2, Div. 13, H. & S. C., the State Motel Act, re motels.

Repeals existing law providing for licensing and regulation of auto courts and resorts and auto and trailer parks.

A.B. 3079—SUMNER. (Trans. & C.) Adds Sec. 36.1, 36.2, 694.1, and 694.2, repeals Sec. 52, Veh. C., re trailer coaches.

Redefines "trailer coach" to mean vehicle defined as trailer coach in H. & S. C., defines "trailer coach owner," and prescribes size of trailer coaches which may be towed by motor vehicles.

Authorizes Department of Public Works to issue single trip permits to trailer coach owners and annual state-wide permits to trailer coach manufacturers, dealers, or transportation companies for trailers exceeding prescribed sizes and local authorities to issue such permits with respect to highways under their jurisdiction.

Prescribes conditions to which permits are subject and authorizes Department of Public Works to establish permit regulations in interest of public safety and to revoke any permit when holder violates provisions or regulations re trailer coaches.

A.B. 3080—HOUSE. (C. S. & S. P.) Adds Sec. 18051.5, Gov. C., re vacations for certain state employees.

Grants additional vacation of one day for months of May, June, July, August and September to persons employed in desert areas. Provides that such additional vacation can be used only in year which allowed and if employee separates before using it, right is forfeited. Authorizes State Personnel Board by rule to define such areas.

A.B. 3081—BELOTTI. (F. & G.) Amends Sec. 666, adds Secs. 666.1, 666.2, and 866, F. & G. C., re salmon.

Prohibits use of nets to take salmon except under permit of the Fish and Game Commission.

Prohibits sale or possession or transportation of salmon taken in nets or which show net marks unless lawfully taken outside State and accompanied by a certificate so stating.

Prohibits possession of salmon on any boat carrying or using net except bait gill net or hand dip net.

Requires citizens of this State when salmon fishing on high seas to comply with laws of any other state or territory of U. S. off whose shore they are fishing if citizens of other state are required to comply with California law when fishing for salmon off California.

To take effect immediately, urgency measure.

A.B. 3082—THELIN. (Jud.) Adds Sec. 1295.5, Pen. C., re surety bonds in lieu of cash deposit for bail.

Permits deposit of surety bond executed by certified, admitted insurer pursuant to Insurance Code in lieu of cash deposit if bail is not over \$1,000. Requires bond be in form provided by law with stamped or printed approval by judge of superior court. Provides that authority to accept such a bond includes authority to approve in accordance with instructions previously issued by presiding magistrate of court having jurisdiction in area of the jail in which defendant is detained. Requires discharge from custody upon deposit of such bond.

A.B. 3083—THELIN. (Jud.) Amends Secs. 1278, 1287, 1458, and 1459, Pen. C., re forms of undertaking for bail bond.

Eliminates, in forms of bail bond surety undertakings prescribed for cases where defendant is held to answer, indicted, charged by complaint, or held by inferior court, provision that sureties undertake that defendant will, if convicted, render himself in execution of judgment, and changes provision that he will appear for judgment to provide he will appear for pronouncement of judgment.

A.B. 3084—THELIN. (Jud.) Amends Sec. 1306, Pen. C., re proceedings after forfeiture of bail.

Makes return of bail or cash (less charges of return of defendant) to surety at the discretion of the court rather than compelling the return of such bail. Deletes the condition precedent to return of bail that defendant be subsequently convicted of highest offense with which he is charged. Makes return payment of such funds a charge against the bail bond trust fund or, if originally deposited in general fund, against the general fund.

A.B. 3085—THELIN. (Jud.) Amends Sec. 821, Pen. C., re admission to bail upon arrest in other county for felony.

Provides on such arrest the officer must, when required by defendant, take him before magistrate in that county, who must admit him to bail in the amount endorsed on the warrant of arrest, and direct defendant to appear before the court that issued the warrant.

Provides the appearance date to be set at not more than 10 days after such admittance to bail.

Requires endorsement of such order on lack of warrant by the magistrate, if bail is given.

A.B. 3086—WINTON. (L. & D.) Amends Sec. 656, Ag. C., re purchase of oleo-margarine by State.

Eliminates provision authorizing Department of Finance to purchase colored oleo-margarine for use in state institutions when written notice is received that Federal Government holdings of butter cannot be acquired by State.

A.B. 3087—MUNNELL. (Jud.) Amends Sec. 1335, C. C. P., re unclaimed and abandoned property, making no substantive change.

A.B. 3088—PORTER. (Soc. Wel.) Adds Sec. 2016.5, W. & I. C., re aid to aged. Requires cost of telephone to be considered need of applicant or recipient for reasons of health and safety in computing budgeting allowances for such applicant or recipient.

A.B. 3089—HANSEN. (Fin. & Ins.) Amends Sec. 3600, Lab. C., re workmen's compensation.

Provides that where employee's intoxication contributes to injury but is not sole cause, award shall be reduced one-half.

Preccludes liability where: injury results from physical assault initiated by person injured; injury is incident to act or conduct involving moral turpitude or illegal activity by injured employee; injury is proximately caused by idiopathic fall.

A.B. 3090—HANSEN. (Fin. & Ins.) Amends Sec. 5311, Lab. C., re workmen's compensation, providing for hearing by panel of Industrial Accident Commission, rather than by commission itself, on objection to reference of case to referee.

A.B. 3091—CHAPEL. (Mil. Aff.) Amends Sec. 1505, M. & V. C., re preparedness and mitigation of disasters.

Provides that "state of extreme emergency" and "state of disaster" includes conditions of peril caused by presence of radioactive particles or compounds which emit gamma rays and alpha and beta particles.

A.B. 3092—CHAPEL. (Ind. R.) Amends Sec. 6311, Lab. C., re workmen's safety.

Includes danger of exposure to ionizing radiation and radioactive materials within meaning of "safety device" and "safeguard" for purposes of provisions regulating workmen's safety.

A.B. 3093—CHAPEL. (Pub. H.) Adds Sec. 213, H. & S. C., re radioactive materials.

Requires Department of Public Health to prescribe rules, not inconsistent with those established by National Bureau of Standards, to control transportation, storage, packaging, sale, distribution, production and disposal of radioactive materials which may affect public health or health of persons exposed to radioactivity or carrying radiation.

Prescribes penalties for violation of rules and manner of enforcement.

Provides that provisions shall not prevent Department of Industrial Relations establishing rules for protection of health and safety of employees.

A.B. 3094—CHAPEL. (Fin. & Ins.) Adds Sec. 3208.5, Lab. C., re workmen's compensation.

Includes within definition of "injury" disease or injury resulting from radium poisoning or disability caused by radioactive substances or roentgen rays.

A.B. 3095—JOHNSON. (Pub. H.) Amends Sec. 7643, B. & P. C., re embalmers.

Provides that no apprenticeship for embalmers' license, rather than one year apprentice, need be served by person who was licensed and practiced as embalmer in other state or country for three in seven years preceding application. Substitutes for apprenticeship requirement oral examination and approval by State Board of Funeral Directors and Embalmers.

Makes exemption above inapplicable to person whose license in other state or country has been revoked for any cause rather than for unethical conduct only.

A.B. 3096—JOHNSON. (G. E. & E.) Amends Secs. 7725, 7726, and 7729, B. & P. C., re funeral directors.

Increases amount of fees and penalties prescribed by Funeral Directors and Embalmers Law.

A.B. 3097—JOHNSON. (Pub. H.) Amends Sec. 7707, and adds Sec. 7718.5, B. & P. C., re funeral directors and embalmers.

Makes unprofessional conduct ground for disciplinary action.

Provides person who, without license, holds himself out as funeral director is guilty of misdemeanor.

A.B. 3098—JOHNSON. (Pub. H.) Amends Sec. 7615, B. & P. C., re funeral directors.

Revises definition of "funeral director" for regulatory purposes, excluding from such definition persons or organizations using term "funeral director" or related specified terms in connection with name or establishment.

A.B. 3099—WEINBERGER. (Jud.) Adds Sec. 69900.5, Gov. C., increasing certain salaries of San Francisco superior court employees by unspecified percentage.

A.B. 3100—BURTON. (Ind. R.) Adds Pt. 11, Div. 2, Lab. C., re seamen.

Makes employer of seaman who fails, within 10 days after demand, to pay for maintenance and care of seaman employee who sustains injury or illness in course of employment, guilty of misdemeanor and liable in civil action brought by seaman.

A.B. 3101—McCOLLISTER. (L. & D.) Amends Sec. 4204, Ag. C., re milk stabilization and marketing.

See digest of S. B. 2418, apparently identical.

A.B. 3102—McCOLLISTER. (L. & D.) Amends and renames Sec. 4364, adds Sec. 4249, Ag. C., re marketing of fluid milk and fluid cream.

See digest of S. B. 1814, apparently identical.

A.B. 3103—McCOLLISTER. (C., P., & P. W.) Adds Art. 4, Ch. 2, Pt. 6, Div. 6, Wat. C., re small flood control projects.

See digest of S. B. 1483, apparently identical.

A.B. 3104—FRANCIS. (Ed.) Amends Sec. 13841.1, Ed. C., re sick leaves of school district employees, making no substantive change.

A.B. 3105—FRANCIS. (Ed.) Amends Sec. 13833, Ed. C., re compensation of certificated employees of school districts, making no substantive change.

A.B. 3106—CONRAD (By request). (W. & M.) Claim bill, \$721.83. Rumple, Inc.

A.B. 3107—McGEE. (C., P., & P. W.) New act re financial assistance to public agencies in construction of water development projects.

See digest of S. B. 2174, apparently identical.

A.B. 3108—McGEE. (Jud.) Adds Sec. 226d, Civ. C., establishing form to be used for consent of natural parents in adoption proceedings.

A.B. 3109—McGEE. (Jud.) Amends Sec. 227aaa, Civ. C., re adoption information.

Prohibits Department of Social Welfare and county adoption agencies from disclosing any information re petitioners to parents whose consent is necessary to adoption, except as to petitioners' religion.

A.B. 3110—McGEE. (Jud.) Amends Sec. 701, W. & I. C., re abandonment period.

Gives juvenile court jurisdiction over minor left without support by or communication from parents for six months, rather than one year, and makes parent's conduct for such period, rather than one year, presumptive evidence of intent to abandon.

A.B. 3111—McGEE. (Jud.) Amends Sec. 72604, Gov. C., changing daily fee of Los Angeles municipal court reporters from \$27.50 to unspecified amount.

A.B. 3112—McGEE. (Jud.) Amends Sec. 70050, Gov. C., re San Francisco and Los Angeles superior court reporters, changing compensation to unspecified amounts.

A.B. 3113—McGEE. (Rev. & Tax.) Amends and adds various secs., R. & T. C., re sales and use taxes.

Provides for four cent state sales and use tax with distribution of one-quarter of taxes so collected to county, city and city and county. One-quarter distributed on basis of: entire amount to each county in which sale or use occurred in unincorporated area of county, 15 percent if sale or use in city within county, 85 percent to city in which sale or use occurred, and entire amount to city and county in which sale or use occurred.

A.B. 3114—McGEE. (Mun. & C. G.) Adds Sec. 29700.1, Gov. C., re payment for public assistance orders.

Declares general statement of total selling price of groceries and supplies sold to recipient of public aid to be sufficient itemization for claim against county or district funds.

A.B. 3115—McGEE. (Jud.) Amends Sec. 1209, Prob. C., to provide for weekly, rather than daily, publication of probate orders.

A.B. 3116—McGEE. (Trans. & C.) Repeals Ch. 10, Div. 3, Veh. C., deleting provisions relating to caravaning of vehicles into and within this State.

A.B. 3117—COOLIDGE. (G. O.) Adds Art. 10, Ch. 2, Pt. 1, Div. 1, H. & S. C., repeals Ch. 18, Div. 9, B. & P. C., to transfer powers and duties of Alcoholic Rehabilitation Commission to State Department of Public Health and continue commission within department as advisory commission.

A.B. 3118—COOLIDGE (By request). (Rev. & Tax.) Adds Sec. 6388, R. & T. C., re sales taxes.

Exempts gross receipts from sale of trailer coach purchased for use outside the State and transported from seller's place of business directly outside State within 30 days after date of sale.

A.B. 3119—COOLIDGE (By request). (Rev. & Tax.) Amends Sec. 23184, R. & T. C., re franchise tax of financial corporations, authorizing offset for use taxes.

A.B. 3120—BELOTTI. (Trans. & C.) Adds Sec. 705.3, Veh. C., re logging trucks.

See digest of S. B. 2210, apparently identical.

A.B. 3121—LOWREY. (C. S. & S. P.) Amends Sec. 20450, Gov. C., re contract membership in State Employees' Retirement System by public agencies, making no substantive change.

A.B. 3122—CUNNINGHAM. (P. U. & C.) Amends Sec. 16551, Gov. C., re security for deposits of state funds.

Deletes requirement that qualified trust company or branch authorized by Treasurer to receive, as his agent, deposits of such securities be located in this State.

Adds provision that whenever any trust company or trust department of bank authorized to conduct trust business in this State accepts such securities as agent for Treasurer, it may, with his approval, keep such securities for safekeeping with any other trust company or other bank authorized to engage in trust business.

A.B. 3123—CUNNINGHAM. (P. U. & C.) Amends Sec. 53672, Gov. C., re security for deposits of funds of local agencies.

Deletes requirement that trust company or trust department of any bank authorized to conduct business of trust company and authorized by Treasurer to receive deposits be authorized to conduct business of trust company in this State.

Permits such trust company or department accepting securities as agent for Treasurer, to keep, with approval of Treasurer, securities with other trust company or bank authorized to engage in trust business.

A.B. 3124—ELLIOTT. (Soc. Wel.) Amends Secs. 2020, 2025, adds Sec. 2020.001, adds Art. 2.5, Ch. 1, Div. 3, W. & I. C., re old age security.

See digest of S. B. 1965, apparently identical.

A.B. 3125—ELLIOTT. (Soc. Wel.) Amends Secs. 2020, 2025, W. & I. C., re amount of aid to aged.

Increases maximum monthly grant to recipients of aid to aged from \$85 (plus \$4 increase granted by Federal Government) to \$100.

A.B. 3126—PATTEE. (G. O.) Adds Sec. 25660.1, B. & P. C., re sales of alcohol beverages to minors.

Provides that in criminal prosecution and disciplinary proceeding for sale to minor, proof that minor's appearance was such that reasonable person would have considered him to be of age is defense to prosecution or proceeding.

A.B. 3127—HANSEN. (L. & D.) Amends Sec. 4274, Ag. C., re terms and expenses of members of regional and local control boards of milk stabilization and marketing plans.

See digest of S.B. 1671, apparently same.

A.B. 3128—HANSEN. (L. & D.) Amends Secs. 632 and 633, Ag. C., re buttermilk.

See digest of S.B. 1846, apparently same.

A.B. 3129—HANSEN. (L. & D.) Amends Secs. 4226 and 4230, Ag. C., re classification of milk in stabilization and marketing plans, to include buttermilk and cultured buttermilk in Class 1.

A.B. 3130—DAHL. (Mun. & C. G.) Amends Sec. 28103, Gov. C., re Alameda County supervisors, changing annual salary from \$7,800 to unspecified amount.

A.B. 3131—JOHNSON. (Mun. & C. G.) Amends Sec. 27471, Gov. C., eliminating charge when county coroner embalms body.

A.B. 3132—JOHNSON. (F. & G.) Amends Sec. 971, F. & G. C., to require spaces between wire, and escape openings on other, lobster traps in Districts 18, 19, 20, and 20A to be  $2\frac{1}{4}$  rather than 2 inches.

A.B. 3133—SCHRADE (By request). (C., P., & P. W.) New act, re construction, operation, and maintenance of Second San Diego Aqueduct.

Requires Department of Water Resources to acquire necessary property and construct said aqueduct and to lease same to San Diego Water Authority, upon terms and conditions imposed by department, for operation and maintenance by authority on behalf of State.

Appropriates \$20,000,000 from Investment Fund to department for purposes of act.

A.B. 3134—SCHRADE (By request). (Mun. & C. G.) Amends Sec. 6910, H. & S. C., re sanitary districts, making no substantive change.

A.B. 3135—SCHRADE (By request). (Mun. & C. G.) Amends Sec. 4700, H. & S. C., re county sanitation districts, making no substantive change.

A.B. 3136—HAWKINS. (Jud.) Adds Sec. 750.7, Veh. C., re apprehension of speed violators by use of radar.

Authorizes and prescribes conditions for use of radio microwaves or other electrical device to ascertain whether vehicle operator is violating speed law and makes evidence of speed obtained *prima facie* evidence of rate of speed of vehicle if device has been tested for accuracy not more than 30 days prior to use.

Authorizes local authorities to utilize radio microwaves or other electrical device to ascertain speed of motor vehicles if device has been approved by Department of California Highway Patrol.

A.B. 3137—HAWKINS. (Rev. & Tax.) Amends Secs. 17048 and 17181, R. & T. C., re personal income taxes, increasing deduction for each dependent by \$400.

A.B. 3138—HAWKINS. (Rev. & Tax.) Adds Sec. 6366.7, R. & T. C., re sales and use taxes.

Exempts motor vehicles used or to be used in interstate or foreign commerce, and parts and supplies therefor.

A.B. 3139—HAWKINS. (Ind. R.) Amends Sec. 552, Lab. C., to provide employer shall not require rather than cause employee to work more than six days in seven.

A.B. 3140—HAWKINS. (Ed.) Amends Sec. 19601, Ed. C., re child care centers, making no substantive change.

A.B. 3141—HAWKINS. (Soc. Wel.) Amends Sec. 1501.5, W. & I. C., re aid to needy children, making no substantive change.

A.B. 3142—HAWKINS. (Soc. Wel.) Amends Sec. 2020, W. & I. C., re old age assistance, to delete section heading, making no substantive change.

A.B. 3143—HAWKINS. (Soc. Wel.) Adds Ch. 1.3, Div. 1, repeals various secs., W. & I. C., re administration of aid to needy children.

Requires State Department of Social Welfare, rather than counties, to administer aid to needy children, and eliminates county financial participation in aid and county residence as qualification for aid.

Provides for transfer to department on unspecified date of records, books, and property of State in possession of counties and used in administration of aid.

Appropriates to department amount sufficient to pay aid granted plus administrative expenses, reduced by sums received from Federal Government under program.

A.B. 3144—HAWKINS. (Rev. & Tax.) Adds Secs. 17214.5 and 24357.5, R. & T. C., re personal income and bank and corporation taxes, providing deduction for contributions to political candidate or committee for use in state-wide direct primary or general election.

A.B. 3145—HAWKINS. (Elec. & Reap.) Adds Sec. 4574, Elec. C., re campaign contributions and expenditures.

Prescribes maximum limitations on amount of campaign expenditures by or in behalf of candidate for state or legislative office, based on 20 percent of salary of office involved multiplied by number of assembly districts in area from which election is sought.

A.B. 3146—HAWKINS. (Fin. & Ins.) Adds Ch. 6 to Pt. 3, Div. 2, Ins. C., re employee welfare funds.

Requires funds to be registered with Insurance Commissioner. Authorizes commissioner to examine funds and requires him to do so every five years. Requires trustees to furnish data regarding funds, keep records, and file annual financial statement and report.

Requires insurer furnishing benefits in connection with fund to file schedule of rates and adhere thereto. Makes trustees fiduciaries for assets of funds. Prohibits benefit to trustee, employer, labor organization, or agents thereof, from fund apart from entitlement thereunder or reasonable compensation for services, and prohibits receipt of payments in connection with placement or administration of insurance program. Subjects trustees and agents to penalty of \$2,500 and removal by commissioner, subject to judicial review, for noncompliance with act and related falsity. Makes embezzlement from fund a felony. Authorizes suits by commissioner to restore funds and obtain injunctions to enforce act. Appropriates unspecified sum for purposes of act.

To become operative January 1, 1958.

A.B. 3147—HAWKINS. (Rev. & Tax.) Adds Sec. 6359.2, R. & T. C., re sales and use taxes.

Exempts drugs dispensed on prescriptions filled by registered pharmacists.

A.B. 3148—HAWKINS. (G. E. & E.) Adds Ch. 3.5, Pt. 3, Div. 2, Lab. C., making it misdemeanor, punishable by fine of not more than \$500, for an employer to refuse to employ, or continue to employ, person solely on basis of age, sex, race, religion, or national origin of such person.

A.B. 3149—FREW. (G. E. & E.) Adds Sec. 17703, B. & P. C., re premium stamps.

Prohibits offering of any premium upon redemption of any device unless a reserve maintained which will revert only to State.

A.B. 3150—GRANT. (Trans. & C.) Repeals Secs. 35561, 35571, and 35572, amends Sec. 35562, S. & H. C., re parking districts formed under Parking District Law of 1951.

See digest of S. B. 2570, apparently identical.

A.B. 3151—GRANT. (Trans. & C.) Adds Pt. 5, Div. 18, S. & H. C., re parking facilities acquired or constructed under parking district laws.

Requires such facilities to be leased to highest responsible bidder, after notice.

A.B. 3152—GRANT. (Pub. H.) Amends Sec. 4057, B. & P. C., re drugs salable by vendors generally.

See digest of S. B. 1315, apparently identical.

A.B. 3153—GRANT. (Jud.) Adds Sec. 1238.6, C. C. P., re eminent domain.

Provides that protection and filling of land near inland waters or tidewaters from overflow or incursion of water is public use, and acquisition of sites for works related to such use may be taken by eminent domain.

A.B. 3154—GRANT. (Jud.) Adds Sec. 1238.7, C. C. P., re eminent domain.

Provides that prevention, arrest, or reduction of land subsidence is public use, and land that is subsiding or threatened with subsidence or land linked therewith by geological structure may be taken or damaged for such use for acquisition of facilities for injection of water or other substance.

A.B. 3155—GRANT. (Pub. H.) Amends Sec. 4057, B. & P. C., re pharmacy, making no substantive change.

A.B. 3156—GRANT. (G. E. & E.) Adds Ch. 20, Div. 3, B. & P. C., re employment agencies and placement.

Creates within Office of Secretary of State an Employment Placement Examining Board consisting of five members appointed by Secretary of State for terms of three years.

Prescribes powers and duties of board including licensing of persons conducting employment placement services.

A.B. 3157—GRANT. (G. E. & E.) Adds Ch. 20, Div. 3, B. & P. C., re employment agencies and placement.

See digest of A.B. 2218, apparently identical.

A.B. 3158—WILSON. (Fin. & Ins.) Adds Ch. 13, Div. 8, B. & P. C., re regulation of prorators.

Prohibits business of prorating unless licensed. Creates offices of Prorater Commissioner and three-member advisory board. Provides for general license as prorater, special license as business agent. Specifies qualifications for license, including examination and \$5,000 bond. Prescribes maximum charges and regulates arrangements with debtor-clients. Provides for disciplinary action for violations.

A.B. 3159—WILSON. (Pub. H.) Amends Sec. 2137, B. & P. C., re physicians and surgeons.

Requires holders of physician's and surgeon's certificate to give to patient written diagnosis and description of medical preparations to be used prior to penetration of any tissue of, or application of any medical preparation to, patient.

A.B. 3160—ELLIOTT. (C., P., & P. W.) Adds Ch. 3, Div. 7, P. R. C., re public recreation facilities.

Creates Recreation Fund as depository of money appropriated to encourage cities and counties to acquire and develop public recreational facilities.

Provides procedure for allocating money to cities and counties through State Public Works Board, Director of Finance, Recreation Commission, and Director of Recreation for expenditure on approved public recreational projects.

Appropriates unspecified sum from Investment Fund to Recreation Fund for purposes of act.

A.B. 3161—KILPATRICK. (Mil. Aff.) Adds Art. 7.5, Ch. 1, Div. 7, M. & V. C., re mutual aid and disaster districts.

Authorizes formation of such districts. Authorizes Governor, when conditions warrant, to decree that such a district shall be created.

Specifies purposes of such districts, including, among other things, planning re protection of persons and property, organizing unified system for warning residents of disasters, negotiating for funds, conducting indoctrination and information programs, and providing chain of command.

Provides procedure for selection of governing council members, three-year terms for such members, and voting rights of members.

Empowers council to borrow money and incur indebtedness. Requires tax levy and provides such tax is lien upon all property in county lying within district. Authorizes counties to loan funds to district.

A.B. 3162—KILPATRICK. (Elec. & Reap.) Adds Sec. 55, Elec. C., re destruction of voting records.

Authorizes Governor, in case of disaster destroying all or portion of voting records of county, to appoint commission to outline and recommend procedure to be followed in conduct of elections.

A.B. 3163—LANTERMAN. (Trans. & C.) Adds Sec. 139.40, Veh. C., re uniforms of members of the California Highway Patrol.

Requires Commissioner of California Highway Patrol to establish specifications for uniforms, to be of a distinctive type. Makes it unlawful for person other than patrol member to wear such uniform.

A.B. 3164—LANTERMAN. (Trans. & C.) Amends Secs. 621 and 637, Veh. C., to require two, rather than one, rear and stop lights on vehicles other than motorcycles and motor-driven cycles and to permit rear lights to also be used as turn signal lights.

A.B. 3165—LANTERMAN. (G. E. & E.) Adds Sec. 12230, Gov. C., re laminating of records in office of Secretary of State.

Authorizes Secretary of State to purchase and operate laminating equipment and supplies for lamination of deteriorating and damaged records in archives and in state and other agencies.

Authorizes making charge for services for other agencies and appropriating \$23,000.

A.B. 3166—LANTERMAN. (Mun. & C. G.) Adds Sec. 1806, S. & H. C., re city streets.

Provides no public or private street becomes city street unless accepted into city street system by governing body and that city is not liable for failure to maintain road unless so accepted.

A.B. 3167—DILLS. (Trans. & C.) Amends Sec. 370, Veh. C., re registration fees, making no substantive change.

A.B. 3168—THOMAS. (Trans. & C.) Amends and adds various sees., S. & H. C., to change descriptions of State Highway Routes 12, 62, 64, 77, 156, 160, 163, 164, 167, 170, 172, 175, 179, 184, 221, 222, and 223 and to add Routes 238 to 241, incl., 246 to 248, incl., and 562 in Southern California.

A.B. 3169—BONELLI. (Trans. & C.) New act, declaring operators of motor vehicle parking lots to be subject to regulation.

A.B. 3170—BONELLI. (Trans. & C.) New act, to declare that offstreet parking business is subject to regulation.

A.B. 3171—McCOLLISTER. (Rev. & Tax.) Repeals Sec. 10098, R. & T. C., re truck taxes.

Eliminates provision that tax lien on motor vehicle and other personal property is paramount to all private liens and encumbrances and to rights of holder of legal title in or to motor vehicle.

A.B. 3172—McCOLLISTER. (Rev. & Tax.) Repeals Sec. 8994, R. & T. C., re use fuel tax.

Eliminates provision that tax lien is paramount to all private liens or encumbrances and rights of conditional vendor or other holder of legal title of motor vehicle.

A.B. 3173—O'CONNELL. (Jud.) Amends Sec. 653f, Pen. C., re abortion.

Makes it a felony to solicit commission or joining in commission of abortion.

A.B. 3174—O'CONNELL. (Ed.) Adds Ch. 9.5, Div. 7, Ed. C., re organizations of school district employees.

Provides that school board members, administrative personnel of school district, and other persons who promote organization of school district employees, if organization is financed or controlled by school board members or administrative personnel of district, shall be liable to persons injured thereby. Damages and costs of suit are recoverable by injured person.

Prohibits such organization from representing district employees in employment negotiations with districts, and prohibits deductions from employees' salaries for dues in such organization.

A.B. 3175—O'CONNELL. (Ed.) Adds Sec. 1556.2, Lab. C., to prohibit private entities from accepting fees for securing employment of certificated school personnel with school district or for processing their applications or documents.

A.B. 3176—CONRAD. (Fin. & Ins.) Amends Sec. 1101, Ins. C., re restriction on conflict of interests of persons with authority in management of admitted insurer's funds.

Modifies scope of conditional exemption from restriction, with respect to contracts, sales, transfers, and other transactions.

A.B. 3177—CONRAD. (Ind. R.) Amends Sec. 1647, Lab. C., re private employment agencies.

Deletes authority of Labor Commissioner to certify there is no controversy for his determination where agency presents substantial evidence that applicant acknowledges fee due.

A.B. 3178—CONRAD. (Ind. R.) Amends Sec. 1589, Lab. C., to increase amount of surety bond private employment agencies are required to file, from \$1,000 to \$2,000, to be effective April 1, 1958.

A.B. 3179—CONRAD. (Ind. R.) Amends Sec. 1663, Lab. C., making Sec. 1589, Lab. C., as amended in 1957, applicable to artists' managers.

A.B. 3180—WINTON. (Mun. & C. G.) Amends Secs. 24402 and 24404, Gov. C., re community recreation.

Permits various public agencies to join with Federal Government in establishing, improving, or maintaining campgrounds or other recreation facilities under federal control.

A.B. 3181—BRADLEY. (Mun. & C. G.) Adds Sec. 25828, Gov. C., re powers of counties.

Authorizes board of supervisors to loan to cities in county incorporated for less than one year not more than 85 percent of city's anticipated revenue for fiscal year when loan made. Requires repayment of loan in fiscal year when made.

A.B. 3182—CHAPEL. (G. E. & E.) Amends Sec. 8, B. & P. C., re regulation and protection of private business and licensed professions and callings, making no substantive change.

A.B. 3183—BACKSTRAND. (Trans. & C.) Adds Sec. 302.5, Veh. C., to provide whenever suspension or revocation of driver's license required upon conviction of violation of Veh. C., it commences upon a plea, finding or verdict of guilty.

A.B. 3184—BACKSTRAND. (Trans. & C.) Adds Sec. 628, Veh. C., to require identification plate and light actuated by footbrake on rural mail delivery vehicles.

A.B. 3185—BACKSTRAND. (Rev. & Tax.) Adds Sec. 17035, R. & T. C., re personal income taxes, providing that no tax need be paid on return filed during year when tax is less than \$10.

A.B. 3186—MUNNELL. (Fin. & Ins.) Amends Sec. 404, U. I. C., re Unemployment Insurance Appeals Board referees.

Requires that referees have been active members of State Bar for five years prior to appointment, and that compensation be comparable to that of other referees and hearing officers with comparable duties involving hearings and rendering of decisions, but that status of present referees be unaffected.

A.B. 3187—DONALD D. DOYLE. (Ed.) Amends Sec. 19608, Ed. C., re child care centers, making no substantive change.

A.B. 3188—DONALD D. DOYLE. (Fin. & Ins.) Amends Sec. 3207, Lab. C., to include right to physical and vocational rehabilitation within compensation awarded under workmen's compensation.

A.B. 3189—DONALD D. DOYLE. (Ed.) Amends Sec. 19307, Ed. C., re school cafeterias, making no substantive change.

A.B. 3190—BONELLI. (G. E. & E.) Amends Sec. 24208, H. & S. C., re air pollution control, making no substantive change.

A.B. 3191—BONELLI. (G. E. & E.) Amends Sec. 24242, H. & S. C., re air pollution control, making no substantive change.

A.B. 3192—ERNEST R. GEDDES. (G. E. & E.) Repeals Secs. 5211, 5291, 5292, and adds Art. 6.5, Ch. 2, Div. 3, B. & P. C., re billboard advertising on highways.

Makes unlawful causing to be placed or maintained advertising display within 500 feet of freeway or of highway declared scenic highway by county supervisors, or, regardless of distance, when designed to be viewed by persons from such thoroughfare, but authorizes Director of Public Works to issue special permits for roadside service establishments and by-passed communities in hardship cases.

Eliminates billboard regulatory provisions for landscaped freeways and makes other technical and clarifying changes.

A.B. 3193—ERNEST R. GEDDES. (Jud.) Adds Title 11B, Pt. 3, C. C. P., declaring purpose to provide for relief of debtors through judicial enforcement of plans for amortization of private debts.

A.B. 3194—ERNEST R. GEDDES. (Fin. & Ins.) Adds Sec. 2741, U. I. C., re liens filed with Industrial Accident Commission for unemployment insurance disability benefits.

Authorizes director to release or compromise claims of lien filed with commission in cases of uncertainty as to liability.

A.B. 3195—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 4903 and 4904, Lab. C., adds Sec. 2741, U. I. C., re workmen's compensation and liens thereon for unemployment compensation disability benefits.

Authorizes Industrial Accident Commission to reject in whole or in part allowance of lien for unemployment compensation disability benefits against workmen's compensation benefits.

Authorizes Director of Employment to release in whole or part or compromise claim of lien for unemployment compensation disability benefits against workmen's compensation benefits.

A.B. 3196—ERNEST R. GEDDES. (Fin. & Ins.) Amends Secs. 4903 and 4904, Lab. C., re workmen's compensation.

Authorizes Industrial Accident Commission to reject in whole or in part allowance of lien for unemployment compensation disability benefits against workmen's compensation benefits.

A.B. 3197—LUCKEL. (Trans. & C.) Amends Sec. 32500, S. & H. C., re parking authorities, making no substantive change.

A.B. 3198—LUCKEL. (Trans. & C.) Amends Sec. 31500, S. & H. C., re vehicle parking districts, making no substantive change.

A.B. 3199—LUCKEL. (Trans. & C.) Amends Sec. 35100, S. & H. C., re Parking District Law of 1951, making no substantive change.

A.B. 3200—SHELL. (M., O., & M. I.) Adds Sec. 3451, P. R. C., to define "maximum efficient rate" for purposes of provisions providing for recommendation of maximum efficient rates of production for oil pools.

A.B. 3201—SHELL. (M., O., & M. I.) Adds Ch. 4, Div. 3, P. R. C., re oil and gas.

Empowers State Oil and Gas Supervisor to establish well spacing units for oil and gas pools, or portion thereof, and prescribes procedure therefor.

Provides for compulsory pooling of properties in spacing units, and specifies procedure therefor.

A.B. 3202—SHELL. (Jud.) Amends Sec. 103.5, S. & H. C., to provide that necessity of taking park property by Department of Public Works shall be determined in condemnation proceeding in absence of agreement.

A.B. 3203—FRANCIS. (C. S. & S. P.) Adds Ch. 4.6 to Pt. 3, Div. 5, Title 2, and amends, adds and repeals secs., Gov. C., re inclusion of certain officers and employees of University of California in State Employees' Retirement System.

Provides for inclusion of each person employed by university to whom benefits and responsibilities of Academic Retirement System of university apply.

Provides administrative procedure.

Provides each person so included who has filed acceptance prior to July 1, 1957, of option to become member as of that date shall not receive under system a benefit gratuity or retirement benefits which exceeds 80 percent of his highest annual salary while actively employed by university.

Increases State's contribution to retirement fund in respect to state miscellaneous members from 8.50 to 8.80 percent of compensation paid such members.

Provides act shall not become operative until Regents of University of California accept its provisions but subject to such acceptance act to become operative July 1, 1957.

To take effect immediately, urgency measure.

A.B. 3204—FRANCIS (By request). (Jud.) Adds Div. 6A, Veh. C., to provide for compensation of persons having uncollectible judgments resulting from motor vehicle accidents and to provide for penalty assessment of Veh. C. violations for support thereof.

A.B. 3205—FRANCIS. (Mun. & C. G.) Adds Art. 6, Ch. 1, Pt. 3, Div. 5 and Sec. 4668, H. & S. C., to authorize annexation of territory by municipal or unincorporated area sewer districts in same manner as annexation of territory by county sanitation districts.

A.B. 3206—FRANCIS. (Mun. & C. G.) Amends Sec. 8620, S. & H. C., re Municipal Improvement Act of 1913. Requires after 30, rather than after 60, days from date of recording assessment in office of superintendent of streets or district engineer, if work done under Municipal Improvement Act of 1913, street superintendent to make and file with treasurer complete list of all unpaid assessments, upon the assessment.

A.B. 3207—FRANCIS. (Jud.) Amends Sec. 1181, C. C. P., re mechanics liens.

Adds tires, batteries, and motor and engine fuels and lubricants to list of things furnished for work of improvement for which there is such lien.

A.B. 3208—BEAVER. (C. S. & S. P.) Amends various sees., Gov. C., re forestry members of State Employees' Retirement System.

See digest S.B. 1644, apparently identical.

A.B. 3209—BEAVER. (C. S. & S. P.) Amends Sec. 20017.6, Gov. C., re forestry members under State Employees' Retirement System.

Deletes from such class persons employed by Division of Forestry under classes of fire control officer, assistant state fire chief and all classes of radio and telephone technicians and adds dispatchers.

To become operative on first day of month succeeding ninetieth day after adjournment of 1957 Regular Session of Legislature.

A.B. 3210—BEAVER. (C. S. & S. P.) Amends Sec. 21263, Gov. C., re forestry members of State Employees' Retirement System.

Would allow forestry members special death benefit now allowed patrol members.

To become operative on first day of month succeeding ninetieth day following final adjournment.

A.B. 3211—BEAVER. (C. S. & S. P.) Amends Sec. 20306, Gov. C., re forestry members of State Employees' Retirement System.

See digest S.B. 1646, apparently identical.

A.B. 3212—BEAVER. (Jud.) Amends Sec. 717, Veh. C., re closing highways, making no substantive change.

A.B. 3213—MASTERSON. (Soc. Wel.) Amends Sec. 2016, W. & I. C., re aid to aged.

Provides applicant or recipient, within 10 days after change in grant or budget, shall be given itemized report setting forth deductions, aid granted, and budget allowances made in determining amount of grant.

A.B. 3214—MASTERSON. (Soc. Wel.) Amends Secs. 103.3, 103.4, W. & I. C., re administration of public assistance.

Provides when underpayment of aid occurs due to administrative error or inadvertence on part of county, county shall pay aid equal to full amount of underpayment and for entire period thereof.

Preserves state residence of recipient of aged aid who is prevented by illness or other good cause from returning to State within one year, if such recipient has not by act or intent established residence elsewhere.

A.B. 3215—MASTERSON. (Soc. Wel.) Amends Secs. 104.5, 104.6, 2023, 2160.6, 2220, W. & I. C., re administration of public assistance.

See digest of S.B. 1959, apparently identical.

A.B. 3216—BROWN. (Jud.) Amends Sec. 75025, Gov. C., re retirement of judges for service.

Allows retirement at age 65 with aggregate of 15, rather than 20, years service as judge in 24 years preceding date of retirement.

A.B. 3217—BROWN. (Jud.) Amends Sec. 1188.1, C. C. P., re mechanics liens, making clarifying change.

A.B. 3218—BROWN. (L. & D.) Amends Sec. 559 and adds Sec. 631.5, Ag. C., re milk drink mix.

See digest of S.B. 1845, apparently identical.

A.B. 3219—BROWN. (L. & D.) Amends Secs. 4246, 4247, and 4281, Ag. C., re minimum milk prices.

See digest of S.B. 1813, apparently identical.

A.B. 3220—BROWN. (L. & D.) Amends Secs. 4226, 4227, 4228, and 4230, Ag. C., re classes and prices for milk.

See digest of S.B. 1997, apparently identical.

A.B. 3221—HEGLAND. (Ed.) Adds Sec. 7465, Ed. C., re bonded indebtedness of school districts.

Makes State liable for default in payment of principal or interest of any school district bonds. Provides for repayment to State by districts, or residents thereof, of any such payments made by State.

A.B. 3222—HANSEN. (C., P., & P. W.) New act, re construction of San Luis Dam and Reservoir.

Authorizes Department of Water Resources to assist and cooperate with Bureau of Reclamation in construction of San Luis Dam and Reservoir by bureau, and appropriates unspecified sum to department for such purposes.

A.B. 3223—ERNEST R. GEDDES. (Mun. & C. G.) Amends Secs. 34302.5 and 34302.6, Gov. C., re incorporation of cities.

Requires incorporation proponents to file incorporation proposal with county boundary commission before circulating petition for incorporation, and concurrently with filing of notice of intention to circulate incorporation petition with board of supervisors.

Prohibits commencement of annexation or incorporation proceedings affecting territory to be incorporated for period of 80 days after submission of incorporation proposal with boundary commission and filing notice of intention to circulate incorporation petition, rather than for period of 50 days after filing of notice of intention to circulate incorporation petition.

A.B. 3224—ERNEST R. GEDDES. (Mun. & C. G.) Amends Sec. 35002, Gov. C., re annexation of territory to cities.

Provides that annexation proposal submitted to county boundary commission shall be deemed correct if commission does not report on proposal within 30, rather than 20, days after proposal is filed with commission.

A.B. 3225—ERNEST R. GEDDES. (Mun. & C. G.) Amends Secs. 34303.5 and adds Secs. 34302.7 and 34303.6, Gov. C., re incorporation of cities.

Requires map and legal description of territory to be incorporated to be submitted to county boundary commission with proposal for incorporation. Provides that petition is deemed correct if boundary commission fails to report on petition within 30, rather than 20, days after petition is submitted to it.

Provides that after expiration of 80 days from submission of proposal and filing notice of intention to circulate incorporation petition no new proposal or notice covering same territory shall be received by boundary commission and board of supervisors for period of 30 days. Allows boundary commission to disapprove boundaries for specified reasons, and prohibits proponents from proceeding with proposal until boundaries are revised and approved by boundary commission.

A.B. 3226—ERNEST R. GEDDES. (G. E. & E.) Amends Sec. 15353, H. & S. C., to require, if applicant for building permit under State Housing Act is other than owner, application to include name and address of owner.

A.B. 3227—MASTERSON. (Mun. & C. G.) Adds Art. 7.5, Ch. 4, Pt. 1, Div. 2, Title 5, Gov. C., re county short term loans.

See digest of S.B. 1760, apparently identical.

A.B. 3228—NISBET. (Mun. & C. G.) Amends Ch. 73, Stats. 1939, the San Bernardino County Flood Control Act, re issuance of bonds.

See digest of S.B. 1051, apparently identical.

A.B. 3229—O'CONNELL. (Fin. & Ins.) Amends Secs. 3264 and 3265, U. I. C., re procedures for contesting unemployment insurance disability benefit payments under voluntary plans.

Authorizes court review of all Appeals Board decisions concerning voluntary plan benefits rather than only those denying benefits, and provides that director may, after 15 days, pay benefits for voluntary plan employer or insurer where latter fails

to appeal referee's decision or certify director of intent to petition for writ of mandate rather than only where employer or insurer fails to appeal referee's or board's decision after notice thereof.

A.B. 3230—LINSDAY. (Elsc. & Rep.) Amends Sec. 11829, P. U. C., re consolidated municipal utility district elections.

Requires board of supervisors, for purposes of district elections, to reprecinct where county election precinct boundaries do not coincide with district ward boundaries.

A.B. 3231—LINSDAY. (C. P. & P. W.) Amends Sec. 5008.5, P. R. C., and adds Division of Beaches and Parks to acquire rights of way for ingress and egress to state parks.

A.B. 3232—BONELLI. (Trans. & C.) Amends Sec. 713, Veh. C., to exempt vehicles owned by bonded contractor necessarily used in construction, maintenance, or repair of public works projects from stricter weight limits imposed by cities under Veh. C.

A.B. 3233—BELOTTI. (Acc.) Adds Sec. 12135, Ag. C., re contracts between nonprofit agricultural associations and public agencies.

Specifies conditions under which officer or member of such associations shall not be deemed to have an interest in contracts between association and county, city, district, or other public agency.

A.B. 3234—BELOTTI. (C. P. & P. W.) New act, to authorize Department of Water Resources to investigate feasibility of dam and reservoir at Branscomb and alternative sites on South Fork of Eel River and to appropriate unspecified sum therefor.

A.B. 3235—CALDREOTTI. (Juli.) Amends Sec. 6103.1, Gov. C., re exemption of public agencies from payment of fees for official services.

Allows provision that exemption does not apply to sheriff's fee for traveling in service or execution of any process or notice.

A.B. 3236—LINDSAY. (C. P. & P. W.) Adds Pt. 12 to Div. 3, Title 2, Gov. C., re creation of California Public Works Authority Commission and prescribing its powers and duties.

See digest of S.B. 2497, apparently identical.

A.B. 3237—LINDSAY. (C. P. & P. W.) Adds Title 7.5, Gov. C., re regional and area public works districts.

See digest of S.B. 2500, apparently identical.

A.B. 3238—LINSDAY. (C. P. & P. W.) Adds Pt. 13, Div. 3, Title 2, Gov. C., re Public Works Reserve Fund.

Creates Public Works Reserve Fund, Board of five members appointed by Governor, to receive Public Works Reserve Fund, administered by board to provide fund to purchase bonds issued by public agency for public improvements. Authorizes issuance of unspecified amount of state bonds for deposit in fund. Prescribes duties of board members and procedure for issuance of bonds.

If this act of Constitution amendment authorizing bond issue and ratifying act is adopted by voters.

A.B. 3239—DAVIS. (C. P. & P. W.) New act, to ratify Klamath River Basin Compact.

See digest of S.B. 1991, apparently identical.

A.B. 3240—DAVIS. (C. P. & P. W.) Amends Sec. 24, Wat. C., re water, making no substantive change.

A.B. 3241—DAVIS. (C. P. & P. W.) Amends Sec. 2, Wat. C., re water, making no substantive change.

A.B. 3242—DAVIS. (C. P. & P. W.) Amends Sec. 5, Wat. C., re water, making no substantive change.

- A.B. 3243—DAVIS. (C., P., & P. W.) Amends Sec. 4, Wat. C., re water, making no substantive change.
- A.B. 3244—DAVIS. (C., P., & P. W.) Amends Sec. 3, Wat. C., re water, making no substantive change.
- A.B. 3245—DAVIS. (C., P., & P. W.) Amends Sec. 1, Wat. C., re water, making no substantive change.
- A.B. 3246—DAVIS. (C., P., & P. W.) Amends Sec. 6, Wat. C., re water, making no substantive change.
- A.B. 3247—DAVIS. (C., P., & P. W.) Amends Sec. 7, Wat. C., re water, making no substantive change.
- A.B. 3248—DAVIS. (C., P., & P. W.) Amends Sec. 9, Wat. C., re water, making no substantive change.
- A.B. 3249—DAVIS. (C., P., & P. W.) Amends Sec. 21, Wat. C., re water, making no substantive change.

A.B. 3250—WINTON. (L. & D.) Amends Sees. 595 and 599, repeals Sees. 597 and 598, Ag. C., re grades of butter.

Substitutes for present four grades of butter, two grades, with second quality grade being butter scoring less than 92.

A.B. 3251—NIELSEN. (G. E. & E.) Adds Sec. 15849, Gov. C., authorizing State Public Works Board to construct buildings for California State Fair and Exposition and making an appropriation.

See digest of S.B. 1041, apparently identical.

A.B. 3252—LANTERMAN. (Mun. & C. G.) Amends Sec. 35201.5, Gov. C., re annexation of territory to cities, making no substantive change.

A.B. 3253—LANTERMAN. (Mun. & C. G.) Amends Sec. 35304.5, Gov. C., re annexation of unincorporated territory to cities, making no substantive change.

A.B. 3254—LANTERMAN. (Mun. & C. G.) Amends Sec. 35105.5, Gov. C., re annexation of road strips, making no substantive change.

A.B. 3255—LANTERMAN. (Mun. & C. G.) Amends Sec. 35002.5, Gov. C., re annexation of territory to cities, making no substantive change.

A.B. 3256—CROWN. (Trans. & C.) Amends Sec. 30657, S. & H. C., re Southern Crossing.

Deletes prohibition against money in State Highway Fund available for maintenance or construction of state highways being used for construction of approaches to Southern Crossing.

A.B. 3257—NIELSEN. (C. S. & S. P.) Amends Sec. 13581, Gov. C., re minimum rate of wages of State Printing Office employees.

Adds provision for payment to each employee either directly or to a health and welfare fund of an amount equal to contributions paid to health and welfare plans in Sacramento by those employing such mechanics on behalf of each such mechanic.

A.B. 3258—CHAPEL. (F. & G.) Amends Sec. 717, F. & G. C., to prohibit sale or purchase of white sea bass of any size rather than only those under 28 inches in length.

A.B. 3259—BIDDICK. (Trans. & C.) Adds Sec. 1132, H. & N. C., re piloting.

Constitutes inland waters easterly of Suisun Bay a harbor or port separate and distinct from harbor of San Francisco and all bays and rivers tributary thereto west of easterly boundary of Suisun, for purposes of prohibition against unlicensed piloting.

A.B. 3260—BIDDICK. (Jud.) Amends Secs. 11590, 11611, and 11616, B. & P. C., re map dedications and easements.

Allows local ordinance to require as condition to approval of subdivision map that parcels of land shown on map and intended for public use shall be offered for dedication for public use, except those parcels other than streets, rather than except those parcels, intended for exclusive use of lot owners in subdivision. Makes other technical and clarifying changes.

A.B. 3261—BIDDICK. (Agr.) Amends Sec. 1022, Ag. C., re auxiliary plant chemicals and soil amendments.

Enumerates additional substances within definition of "auxiliary plant chemicals," and expands definition to include products used for influencing soils.

Enumerates additional substances within definition of "soil amendments."

A.B. 3262—MACBRIDE. (Rls.) Appropriates unspecified sum to provide for establishment of program which will afford officers and employees of Legislature a means of participating in health, welfare and retirement benefits.

A.B. 3263—MACBRIDE. (Rls.) Adds Art. 5 to Ch. 2, Pt. 1, Div. 2, Title 2, Gov. C., re service benefits for legislative officers and employees.

Declares intention of article is to provide means whereby such officers and employees who are not members of a retirement system supported in whole or in part by state funds may have an opportunity to participate in programs offering health, welfare and retirement benefits common to most all other positions in public service.

A.B. 3264—MACBRIDE. (C. S. & S. P.) Amends Sec. 19141, Gov. C., re right of reinstatement of state employee to his former position, making no substantive change.

A.B. 3265—MACBRIDE. (C. S. & S. P.) Adds Sec. 19953, Gov. C., re disciplinary proceedings for state employees.

Provides that whenever such employee is charged in court with felony arising out of his employment the appointive power, in lieu of taking punitive action, may place him on leave of absence until court has disposed of charges or for one year, whichever is shorter. If employee is acquitted and punitive action has not been commenced against him by appointing power for charges other than alleged commission of felony, he shall be reinstated to his position as of date he left and shall be entitled to back salary as provided by law.

A.B. 3266—MACBRIDE. (C. S. & S. P.) Adds Sec. 19595, Gov. C., re state employees.

Provides that when state agency desires to investigate accusations or charges brought against state employee without first taking punitive action it may for such purpose remove him from his duties and assign other or different duties to him for period not to exceed 10 working days under rules established by State Personnel Board.

A.B. 3267—MACBRIDE. (C. S. & S. P.) Amends Sec. 20804.6, Gov. C., re coverage and contributions of employees of State Emergency Relief Administration and State Relief Administration in State Employees' Retirement System, making no substantive change.

A.B. 3268—MACBRIDE. (F. & G.) Amends various secs., F. & G. C., re antlerless deer.

Specifically authorizes Fish and Game Commission to provide for antlerless deer hunting on an area basis and provides for issuance and use of antlerless deer license tags.

A.B. 3269—MACBRIDE. (Jud.) Amends Sec. 1435.29, Prob. C., re transfer or disposal of community realty or homestead where spouse incompetent.

Provides that bond to be given by individual person in proceeding for such transfer or disposal is one-half, rather than twice the amount of net cash proceeds to be received by petitioner.

A.B. 3270—MACBRIDE. (C., P., & P. W.) Amends Sec. 50657, Wat. C., re reclamation districts, making no substantive change.

A.B. 3271—MACBRIDE. (C., P., & P. W.) Amends Sec. 51200, Wat. C., re reclamation district assessments, making no substantive change.

A.B. 3272—MACBRIDE. (C., P., & P. W.) Amends Sec. 51600, Wat. C., re publication of tax delinquency lists by reclamation districts, making no substantive change.

A.B. 3273—MACBRIDE. (Mun. & C. G.) Adds Pt. 2, Div. 24, H. & S. C., authorizing municipality or redevelopment agency to prepare and execute urban renewal plan in cooperation with Federal Government under Housing Act of 1954.

A.B. 3274—MACBRIDE. (Mun. & C. G.) Amends Sec. 33917, H. & S. C., re community redevelopment.

Deletes provision limiting interest rate on bonds of community redevelopment agency to  $4\frac{1}{2}$  percent a year and authorizes an interest rate of not to exceed 6 percent on such bonds.

A.B. 3275—MACBRIDE. (Pub. H.) Amends Sec. 3301.6, H. & S. C., re state subsidy for tuberculosis, making no substantive change.

A.B. 3276—MACBRIDE. (Mun. & C. G.) Amends Sec. 22102, Ed. C., permitting establishment of county library anywhere in a county rather than just at county seat.

A.B. 3277—MACBRIDE. (Ed.) Amends Sec. 408, Ed. C., to increase salary of Sacramento County superintendent of schools to \$12,528.

A.B. 3278—MACBRIDE. (Mun. & C. G.) Amends Sec. 31476, Gov. C., redefining "retirement system" for purposes of County Employees Retirement Law of 1937.

A.B. 3279—MACBRIDE. (Jud.) Amends Secs. 1134 and 1135, C. C. P., re costs on judgment by confession.

Provides that the judgment pursuant to statement of confession shall be entered in amount confessed plus costs not exceeding filing fees, rather than \$3 costs in justice courts and \$10 costs in other courts.

A.B. 3280—IIEGLAND. (Jud.) Amends Secs. 196 and 233, C. C. P., Sec. 1143, Pen. C., and Sec. 72231, Gov. C., specifying certain minimum, rather than optional, fees and allowances of trial and grand jurors in unspecified amounts.

A.B. 3281—BONELLI. (Mun. & C. G.) Amends Sec. 4193, H. & S. C., re garbage and refuse disposal districts.

Deletes present provisions prescribing manner of disposition of district property upon withdrawal of territory from district and requires that all property acquired for district and all unencumbered funds on date of withdrawal be divided between the city and remaining district in proportion to assessed value of real property of territory so withdrawn and portion remaining.

Defines unencumbered funds to mean sum of money, uncollected taxes, and other uncollected amounts belonging or due district, in excess of amount sufficient to pay all claims and accounts against district.

A.B. 3282—McMILLAN. (G. E. & E.) Adds Ch. 4.5, Div. 2, B. & P. C., re psychologists.

Prohibits person who holds himself out as psychologist or as one who practices psychological techniques from advertising he will treat, care, adjust, or consult with another in regard to specific physical, mental, or emotional disturbance.

Requires person commencing practice of psychology to meet certain academic qualifications and to file with county recorder an affidavit listing these qualifications.

Makes person violating provisions guilty of misdemeanor.

A.B. 3283—McMILLAN. (Trans. & C.) Adds Ch. 11, Div. 3, Veh. C., re parking lots, making no substantive change.

A.B. 3284—McMILLAN. (Jud.) Adds Sec. 17.5, Pen. C., re death sentence for crime.

Directs that no person be sentenced to death for any offense unless the jury, when trial is by jury, specifically fixes such penalty.

Provides where no recommendation is made by jury, the penalty is life imprisonment.

A.B. 3285—McMILLAN. (Jud.) Amends Sec. 4500, Pen. C., re assault with deadly weapon by life term prisoner.

Adds condition that life termner must have been sentenced to imprisonment for life without possibility of parole rather than just sentenced to life imprisonment before he is subject to death sentence for the assault with deadly weapon.

A.B. 3286—MASTERSON. (Jud.) Adds Sec. 171d, Civ. C., forbidding imputing of negligence or contributory negligence of one spouse to other.

A.B. 3287—MASTERSON. (Mun. & C. G.) Adds Sec. 31558.1, Gov. C., re safety members of county retirement systems.

See digest of S.B. 2233, apparently identical.

A.B. 3288—MASTERSON. (Mun. & C. G.) Amends Sec. 31470.2, Gov. C., re county employees' retirement systems.

See digest of S.B. 2234, apparently identical.

A.B. 3289—BELOTTI. (Agr.) Amends Sec. 804.1, Ag. C., re pear containers.

Provides nonstandard container of pears to be delivered under bona fide contract of sale direct to out-of-state purchaser for further packing on purchaser's premises need not be marked "irregular container" if pears otherwise comply with law and permit is obtained from enforcing officer.

A.B. 3290—FREW. (L. & D.) Amends Sec. 4231 and adds Sec. 4291, Ag. C., re minimum milk prices.

See digest of S.B. 1946, apparently identical.

A.B. 3291—McMILLAN. (C., P., & P. W.) Appropriates \$2,000,000 to Division of Beaches and Parks out of Investment Fund for acquisition and improvement of additional lands for Santa Monica Beach State Park.

A.B. 3292—McMILLAN. (Jud.) Amends Sec. 5003.5, Pen. C., re power and functions of Adult Authority, making no substantive change.

A.B. 3293—CHAPEL. (Jud.) Amends Sec. 75000, Gov. C., re judges' retirement, making no substantive change.

A.B. 3294—WEINBERGER. (Rev. & Tax.) Amends Sec. 1060, R. & T. C., re property taxation.

Includes within deductible debts for purpose of deduction from assessed value of solvent credits notes payable by persons holding broker's certificate to bona fide residents or persons doing business in State.

A.B. 3295—WEINBERGER. (Jud.) Adds Sec. 10206.1, Corp. C., to permit gift to nonprofit corporation which takes effect after merger or consolidation of that corporation with similar corporation to inure to surviving or consolidated corporation.

A.B. 3296—HOUSE. (Ed.) Adds Ch. 3.6, Div. 10, Ed. C., establishing Imperial State College.

A.B. 3297—MASTERSON. (Mil. Aff.) Amends Sec. 31649, Gov. C., re county employees retirement systems.

Allows certain members who served in armed forces of United States to make election that contributions shall not be deducted from compensation for period during which member was out of county service not more than, rather than not less than, 90 days after re-entrance into county service.

A.B. 3298—MASTERSON. (Mun. & C. G.) Amends Sec. 24260, Gov. C., re office hours of county officers, making no substantive change.

A.B. 3299—ERNEST R. GEDDES. (Ed.) Amends Sec. 4912.2, Ed. C., re elections for formation of unified school districts.

Deletes provision requiring such elections to be held in district affected, with certain exceptions, when school building of affected district is situated in territory proposed to be included in proposed unified school district.

A.B. 3300—ERNEST R. GEDDES. (Ed.) Amends Sec. 9660, Ed. C., re education of children residing in institutions.

Provides that children residing in sanitarium for children suffering physical impairment, as well as children residing in regularly established and licensed children's institution, shall be deemed residents of district in which they formerly resided for purposes of payment of cost of education of such children, if a. d. a. of children residing therein is at least 1 percent of a. d. a. of district.

A.B. 3301—ERNEST R. GEDDES. (Fin. & Ins.) Amends Sec. 3208, Lab. C., re workmen's compensation, making no substantive change.

A.B. 3302—ERNEST R. GEDDES. (Jud.) Adds Sec. 1181a, and amends various secs., C. C. P., re mechanics' and artisan's liens.

Requires, as condition on having lien, that any person or firm not having a direct contract with owner (except mechanics, artisans, and laborers) furnishing services, materials or power for any structure or improvement, the improving or installation of public works in streets, highways, or sidewalks, or in performance of public work, must send registered mail notice to owner within 30 days after start of performance with general statement of services rendered, and requires such persons and firms not having direct contract with principal on a bond, as a condition on a right of action against any bond surety, to mail similar notice within same time to both principal and surety.

Provides for forfeiture of liens for malicious inclusion in claim demands for funds in excess of amount contracted for, failure to give full credit for amounts paid on contract, as well as for wilfully including in claim work, materials, appliances and power not furnished; and provides for invalidation where mistake in demand statement is found by court to be wilful and malicious act of claimant, as well as where made with intent to defraud.

Makes mandatory, rather than discretionary, that court dismiss proceedings on liens not prosecuted to trial within two years.

A.B. 3303—SAMUEL R. GEDDES. (Agr.) Amends Sec. 9074, P. R. C., re soil conservation districts, making no substantive change.

A.B. 3304—SAMUEL R. GEDDES. (C., P., & P. W.) Amends Ch. 1656, Stats. 1951, the Solano County Flood Control and Water Conservation District Act, making no substantive change.

A.B. 3305—SAMUEL R. GEDDES. (C., P., & P. W.) Appropriates \$50,000 to Napa County Flood Control and Water Conservation District for clearance and improvement of Napa River channel.

A.B. 3306—PORTER. (Soc. Wel.) Amends Sec. 2020, W. & I. C., re old age assistance, making no substantive change.

A.B. 3307—PORTER. (Soc. Wel.) Amends Sec. 2025, W. & I. C., re old age assistance, to delete section heading, making no substantive change.

A.B. 3308—DAHL. (C., P., & P. W.) Amends Ch. 1275, Stats. 1949, the Alameda County Flood Control and Water Conservation District Act, re district contracts.

Limits bidding requirements re contracts for improvements or work to contracts exceeding \$4,500, rather than \$2,000.

Authorizes purchase without bids of materials, equipment, and supplies, if cost does not exceed \$3,500, rather than \$2,500.

A.B. 3309—DON A. ALLEN. (Fin. & Ins.) Amends Sec. 1253, U. I. C., re eligibility for unemployment insurance benefits.

Provides claimant shall not be ineligible for unemployment insurance benefits for receiving or being eligible for dismissal or severance pay.

A.B. 3310—CRAWFORD. (Jud.) Amends Sec. 1118, Pen. C., re court advice to jury on acquittal of defendant.

Provides court may advise jury evidence is insufficient to warrant a conviction only after evidence of both sides is heard, arguments concluded, and instructions given, rather than after evidence on either side is closed.

A.B. 3311—CRAWFORD. (G. E. & E.) Amends Sec. 7065, B. & P. C., re contractors.

Deletes provision authorizing Registrar of Contractors to investigate, classify and qualify applicants for contractors' licenses by oral examination.

A.B. 3312—HANNA. (Ed.) Adds Ch. 34, Div. 10, Ed. C., establishing Orange County State College.

A.B. 3313—KLOCKSIEM. (Trans. & C.) Repeals Sec. 3663, P. U. C., eliminating requirement that minimum rates established for highway permit carriers not exceed rates of common carriers by land.

A.B. 3314—WINTON. (L. & D.) Adds Sec. 4285, Ag. C., re hauling charges for milk.

Provides no hauling charge shall be made by distributor of milk to producer, except by contract for one year period let by open bid and approved by the Director of Agriculture.

A.B. 3315—WINTON. (C., P., & P. W.) Amends Sec. 21655.1, Wat. C., to authorize irrigation district board to mail sample ballots to voters.

A.B. 3316—CONRAD. (Elec. & Reap.) Adds Sec. 696, Elec. C., requiring county clerk to issue instructions to precinct boards on election procedures.

A.B. 3317—PATTEE. (G. O.) Adds Sec. 23104.2, B. & P. C., re returns of beer by retail licensees.

Authorizes return to wholesaler or manufacturer from whom purchased if Department of Alcoholic Beverage Control determines beer is unmarketable or unfit for human consumption and approves such return.

A.B. 3318—PATTEE. (G. O.) Amends Sec. 23104, B. & P. C., re sales of alcoholic beverages without licenses, making no substantive change.

A.B. 3319—PATTEE. (Agr.) Amends Sec. 814, Ag. C., re head lettuce, to specify it shall be fairly well packed.

A.B. 3320—PATTEE. (Agr.) Amends Sec. 812.7, Ag. C., re carrots, to free burlap bags for bulk-packed carrots from requirement that packer's name be displayed.

A.B. 3321—PATTEE. (Agr.) Amends Sec. 811, Ag. C., re cantaloupes, making no substantive change.

A.B. 3322—PATTEE. (F. & G.) Adds Secs. 802.5, 802.6, 802.7, 802.8, F. & G. C., re taking of abalones commercially.

Authorizes Fish and Game Commission to require an official observer on any boat while used to take abalones commercially and provides for payment of the observer's compensation by abalone permittee.

A.B. 3323—PATTEE. (G. O.) Adds Sec. 23671, B. & P. C., re importation of beer.

Requires out-of-state vendors shipping beer into State to hold certificate of compliance issued by Department of Alcoholic Beverage Control and to make monthly reports re quantity of beer shipped to licensed beer importers.

A.B. 3324—LINDSAY. (M., O., & M. I.) Adds Ch. 4, Div. 3, P. R. C., re California Oil and Gas Study Commission.

Establishes commission consisting of five members appointed by Governor, and Speaker of Assembly and President pro Tempore of Senate to extent participation is compatible with positions as legislators.

Fixes annual salary of appointive members at \$25,000 and provides for reimbursement of expenses of all members.

Requires Commission to study all facts re production of oil and gas in State to determine whether conservation laws require revision and to report thereon to Legislature.

Appropriates \$250,000 for purposes of act.

To take effect immediately, urgency measure.

A.B. 3325—LEVERING. (C., P., & P. W.) Amends Sec. 13050, Wat. C., re regional water pollution control boards.

Deletes authority of each board to fix salary of executive officer.

A.B. 3326—COOLIDGE. (Jud.) Adds Sec. 597m, Pen. C., re bullfighting exhibitions.

Makes misdemeanor to promote, advertise, stage, hold, manage, conduct, or carry on bullfight exhibition, bull dodging contest or exhibition, bloodless bullfight or exhibition, or similar contest or exhibition, whether for amusement or gain, excepting rodeos or similar exhibitions.

A.B. 3327—MILLER. (G. E. & E.) Amends Sec. 7068, B. & P. C., re contractors.

Authorizes Registrar of Contractors to retroactively reinstate any license suspended for failure of licensee to notify registrar of cessation of employment of person whose experience qualified licensee for license or employment of person whose license is denied, suspended, or revoked.

A.B. 3328—NIELSEN. (Agr.) Appropriates \$7,495,686 to Director of Finance from Capital Outlay and Savings Fund for construction, improvements and equipment at new State Fair site in County of Sacramento.

Declares amount appropriated is amount previously appropriated by various acts and which was transferred to Capital Outlay and Savings Fund by Budget Act of 1951.

Provides director shall immediately proceed with such construction and improvements.

A.B. 3329—NIELSEN. (Agr.) Appropriates unspecified sum to State Public Works Board for construction of buildings and facilities on new site of California State Fair and Exposition.

A.B. 3330—HANSEN. (Agr.) Amends Sec. 806, Ag. C., re plums and fresh prunes.

Exempts plums and fresh prunes packed in "round stave" baskets from labeling requirement as to row count or numerical description when packed "face and fill," or numerical description when packed loose and closed.

A.B. 3331—HANSEN. (L. & D.) Amends Secs. 1112, 1116, and 1117, and adds Sec. 1119, Ag. C., re poultry and rabbit meat classification and labeling.

See digest of S.B. 2145, apparently identical.

A.B. 3332—HANSEN. (C., P., & P. W.) Appropriates \$500,000 to Department of Water Resources for feasibility studies re construction of gravity route for transportation of water to Southern California.

A.B. 3333—HANSEN. (Agr.) Amends Secs. 811, 828.55, and 829.3, adds Sec. 811.1, Ag. C., re cantaloupe.

Specifies a standard hand refractometer be used to test maturity, and detailed method for plugging.

Removes separate standard of maturity for cantaloupe grown south and east of San Gorgonio Pass.

Revises crate and container, and standard pack count specification. Removes provision re containers not conforming to standard pack count.

To take effect immediately, urgency measure.

A.B. 3334—COOLIDGE. (Rev. & Tax.) Amends various secs., R. & T. C., re personal income tax.

Provides for levy of tax on basis of taxable income under federal income tax law with specified adjustments. Makes numerous related and other changes.

Creates Board of Tax Appeals to succeed State Board of Equalization with respect to appeals from Franchise Tax Board in personal income tax and bank and corporation tax matters.

A.B. 3335—ELLIOTT. (Ind. R.) Amends Sec. 1, Lab. C., re labor and employment relations, making no substantive change.

A.B. 3336—BURTON. (G. E. & E.) Adds Secs. 34212.5 and 34315.5, amends Sec. 34322, H. & S. C., re senior citizens.

Defines "senior citizens" and requires, in each housing project hereafter constructed, housing authority set aside unspecified percent of dwelling accommodations for rental to senior citizens.

Permits authority to apply to State Allocation Board for grant in aid for such projects and requires board to apportion and allocate to authority unspecified percent of cost of rental accommodations set aside for senior citizens.

Requires housing authorities give preference, as between qualified applicants for rentals, to senior citizens.

Appropriates \$50,000,000 to State Allocation Board for allocation to housing authorities.

A.B. 3337—BURTON. (Elec. & Reap.) Adds Sec. 120.5, Elec. C., re registration of voters.

Requires county clerk to allow any person desiring to do so to register voters and to canvass door to door to induce persons to register.

A.B. 3338—BURTON. (Agr.) Adds Ch. 2, Pt. 8, Div. 2, Lab. C., re cooperative action between State and Federal Government, local governments, industry, labor, and agriculture for full employment.

Declares policy of State re such cooperative action.

Requires Governor to submit annual state production and employment budget to Legislature and prescribes contents and procedure for preparation thereof. Authorizes Governor to appoint advisory boards or committees to assist in achieving objects of chapter.

Establishes Joint Committee on the Production and Employment Budget as joint interim committee of Legislature, prescribes its membership, and requires it to study said budget and report its findings and recommendations to Legislature, together with joint resolution setting forth general policy for ensuing fiscal year to guide legislative committees dealing with legislation relating to said budget.

Requires Governor to review quarterly state investments and expenditures to ascertain extent to which changing economic conditions warrant change in volume thereof, and authorizes varying thereof, subject to applicable statutory principles and standards, to assist in assuring continuing full employment.

A.B. 3339—DAVIS. (C., P., & P. W.) Amends Sec. 30000, Wat. C., re County Water District Law, making no substantive change.

A.B. 3340—SAMUEL R. GEDDES. (Jud.) Adds Sec. 653m, Pen. C., re handling of charitable funds by felons.

Makes it misdemeanor for person who has been convicted and imprisoned for felony offense to solicit, or engage in activity involving possession or management of such funds.

A.B. 3341—WILSON. (Jud.) Amends Sec. 25660, adds Sec. 25660.5, B. & P. C., re documentary evidence of majority.

Provides alcoholic beverage licensee's defense to license suspension or revocation may be that he demanded and was shown any bona fide documentary evidence of majority and identity without requiring such document to be issued by federal state, county, or municipal government.

Requires any person who for consideration issues identification card which includes birth date or age to obtain such information from document issued by federal, state, county, or municipal government and provides failure to do so is a felony. Record of document examined must be kept by person issuing identification card.

A.B. 3342—WILSON. (F. & G.) Amends Sec. 971, F. & G. C., to prohibit use of lobster traps in portions of District 19 between east limit of District 19A and west limit of District 19B.

A.B. 3343—NIELSEN. (Mun. & C. G.) Adds Ch. 6.5, Div. 6, P. U. & C., to authorize and prescribe procedure for financing of electric system improvements by municipal utility districts by issuance of bonds or notes.

A.B. 3344—GRANT. (F. & G.) Repeals and adds Sec. 730, F. & G. C., to prohibit sale or purchase of California halibut.

A.B. 3345—GRANT. (Jud.) Amends Sec. 72759, Gov. C., re jury and traffic commissioner.

Requires commissioner to be law school graduate or have had 10 years experience in clerk's office, rather than to be law school graduate.

A.B. 3346—DAHL. (Rev. & Tax.) Amends Sec. 19352, R. & T. C., re personal income tax, making no substantive change.

A.B. 3347—LINDSAY. (C., P., & P. W.) Adds Sec. 6502, Wat. C., re supervision of dams.

Prohibits approval of plans and specifications for dam in Fish and Game District 4½ unless plans incorporate provisions acceptable to Department of Fish and Game in compliance with Sec. 525, F. & G. C.

A.B. 3348—LINDSAY. (C., P., & P. W.) Amends and repeals various secs., Wat. C., re watermaster service.

Abolishes State Watermaster Service Fund and transfers one-half of unexpended, unencumbered balance of account in fund to General Fund and one-half to appropriate account established in Water Resources Revolving Fund pursuant to act, for administration of watermaster service by Department of Water Resources.

Eliminates certain functions of State Treasurer and Controller re administration of funds re watermaster service.

Makes other technical and clarifying changes.

To become operative January 1, 1958.

A.B. 3349—DAHL. (Trans. & C.) Adds Sec. 372.2, Veh. C., to provide optional registration for truck tractors and trailers or semitrailers used in combination therewith, by payment of registration fees thereon, plus weight fees on truck tractor and one and one-half times maximum weight fees payable for maximum number of trailers or semitrailers intended to be used with such truck tractor.

A.B. 3350—DONAHOE. (Ind. R.) Amends Sec. 1197.5, Lab. C., re discrimination in payment of wages on basis of sex.

Requires employers to pay women not less than rates paid male employees for work of comparable quantity and quality on comparable operations, rather than for same quantity and quality of same classification of work.

Deletes authorization for wage differential between male and female employees based on hours of work, rest period, restrictions on lifting or moving objects.

Deletes authorization for wage differential if provided by collective bargaining agreement.

Requires employers to keep accurate records of names, addresses, job classifications, wages paid, and hours worked by employees.

Makes employer violating prohibition liable to affected employee for wages of which employee is deprived, and entitles woman employee to recover such amount and costs of suit, notwithstanding agreement to work for lower wage.

Requires Division of Industrial Welfare to enforce payment of sums due women employees.

Deletes provision requiring person claiming violation of prohibition to establish that wage differentiation is based upon sex and not other factors.

A.B. 3351—DONAHOE. (Ed.) Amends Sec. 9702, Ed. C., re public schools, making no substantive change.

A.B. 3352—DONAHOE. (Ed.) Amends Sec. 9803, Ed. C., re education of mentally retarded minors, making no substantive change.

A.B. 3353—DONAHOE. (Ed.) Amends Sec. 9804, Ed. C., re education of mentally retarded minors, making no substantive change.

A.B. 3354—DONAHOE. (Rls.) Adds Art. 8 to Ch. 1, Pt. 1, Div. 2, Title 2, Gov. C., re Joint Interim Committee on Mentally Retarded.

Creates committee of unspecified number of Senate and Assembly Members to study all phases of mental retardation, including evaluation of existing special schools or classes, sheltered workshops and state laws relating to care, education, and training of mentally retarded persons.

Provides for report to 1959 Session of Legislature and appropriates unspecified sum.

A.B. 3355—DONAHOE. (G. E. & E.) Adds Ch. 13, Div. 8, B. & P. C., re regulation of business of soliciting salvage goods.

Enacts "Regulation of Salvage Solicitation Act" to prevent improper activities frequently involved in solicitation of salvage goods for charitable purposes.

A.B. 3356—DONAHOE. (Soc. Wel.) Adds Secs. 2017, 2018, 2019, W. & I. C., re aid to aged.

See digest of S.B. 2450, apparently identical.

A.B. 3357—DONAHOE. (Mun. & C. G.) Adds Ch. 3, Pt. 7, Div. 2, Lab. C., to provide procedure for hearing and arbitration of disputes concerning wages, hours, and conditions of work of fire department employees.

A.B. 3358—O'CONNELL. (Jud.) Adds Sec. 428, C. C. P., re requiring assignee of claim for collection to append to complaint affidavit of assignor stating total amount of such claim assigned.

A.B. 3359—O'CONNELL. (F. & G.) Amends Sec. 691, F. & G. C., re fishing, making no substantive change.

A.B. 3360—O'CONNELL. (P. U. & C.) Adds Sec. 7660, P. U. C., to require common carrier railroads to file accident reports with Public Utilities Commission in specified cases.

A.B. 3361—DONALD D. DOYLE. (Mun. & C. G.) Amends, adds, and repeals various secs., H. & S. C., re sanitary districts.

Revises provisions re compensation, powers, and duties of district board of such districts, manner in which district elections are to be conducted, and manner in which territory may be annexed to and excluded from such districts.

A.B. 3362—DONALD D. DOYLE. (Mun. & C. G.) Amends Sec. 1773, Lab. C., re specification of general prevailing rate of per diem wages in connection with public works.

Requires body awarding public work contract to specify such rates by reference in minutes of body and by reference in contract, rather than in call for bids and in contract.

Requires such rates to include overtime, vacation, retirement, health plan and other labor benefits applicable to crafts employed, and to include changes therein during course of work.

Requires contractor to pay rate of wages generally prevailing during performance of work.

A.B. 3363—DONALD D. DOYLE (By request). (Ed.) Amends Sec. 13583, Ed. C., re certificated employees of school districts.

Prohibits dismissal of probationary certificated employees except for cause in districts having an average daily attendance of 200,000 or more, rather than 85,000 or more.

A.B. 3364—DONALD D. DOYLE (By request). (Ed.) Amends Secs. 20751 and 20901, Ed. C., to change the names of California School for the Blind and California School for the Deaf.

A.B. 3365—DONALD D. DOYLE (By request). (Ed.) Repeals Sec. 13583, Ed. C., re dismissal of probationary certificated employees in school districts having an a.d.a. of 85,000 or more.

A.B. 3366—COLLIER. (Ed.) Adds Sec. 14746.7, Ed. C., re relinquishment of benefits under school district retirement system.

Permits retired member of plan in school district or districts with average daily attendance in excess of 200,000, and governed by same school board, who is entitled to allowances from local system, as well as State Teachers' Retirement System, to elect to relinquish his right to allowances under local system. Prescribes manner in which such relinquishment shall be made.

A.B. 3367—LINDSAY. (C., P., & P. W.) New act, the Mono County Public Services District Act, re utility service in Mono County.

Creates such district, coextensive with county, provides for governing officers, and grants district powers of public utility district and power to provide electricity to consumers in district.

A.B. 3368—LINDSAY. (Trans. & C.) Amends Sec. 365, S. & H. C., re State Route 65, to extend route from Mariposa to Route 125.

A.B. 3369—LINDSAY. (Ed.) Amends Secs. 9651 and 9652, Ed. C., re schools and classes in county institutions.

Makes adults, as well as minors, who have been admitted to a polio ward, as well as a tuberculosis ward, hospital, or sanatorium established and maintained by a county or group of counties, eligible for admission to schools or classes maintained therein by school district. Requires district of residence to pay for education of such adults, as well as minors, as may be admitted to schools or classes.

A.B. 3370—RUMFORD. (Trans. & C.) Adds Sec. 30660, S. & H. C., re financing and construction of Southern Crossing.

Terminates effectiveness of special provisions authorizing such financing and construction if actual construction has not been commenced within year. In such case, authorizes tolls collected on San Francisco-Oakland Bay Bridge for financing of Southern Crossing to be expended by California Toll Bridge Authority and Department of Public Works for assistance in financing any crossing of San Francisco Bay.

A.B. 3371—RUMFORD. (Trans. & C.) Adds Sec. 30609, S. & H. C., to authorize California Toll Bridge Authority and Department of Public Works to improve or alter San Francisco-Oakland Bay Bridge and related structures to permit use of entire bridge for traffic, and to authorize use of unspecified funds.

To take effect immediately, urgency measure.

A.B. 3372—SAMUEL R. GEDDES. (C. S. & S. P.) Adds Sec. 19050.2, Gov. C., to prohibit discrimination on basis of race, religion, sex, or marital status in hiring state employees from civil service lists.

A.B. 3373—RUMFORD. (Pub. H.) Amends Sec. 24354.9, H. & S. C., re Bay Area Pollution Control District.

Authorizes board of district to adopt regulations and by-laws for organization and administration of district and to provide in such regulations for amendment and repeal thereof.

A.B. 3374—RUMFORD. (Pub. H.) Amends Sec. 24370.2, H. & S. C., re Bay Area Air Pollution Control District.

Permits levy of ad valorem tax on all taxable property other than intangible personal property, rather than only on all taxable real property, in district.

A.B. 3375—RUMFORD. (Pub. H.) Adds Sec. 24356.3, H. & S. C., re air pollution.

Provides that Bay Area Air Pollution Control Council may hold public hearings when requested by board of directors, and board may authorize per diem for council members not exceeding \$25 per day.

A.B. 3376—RUMFORD. (Pub. H.) Amends Sec. 24367.13, H. & S. C., re Bay Area Air Pollution Control District.

Authorizes court, in trial de novo of person for wilful failure or refusal to furnish district air pollution control officer information or analyses requested by such officer or for violation of any order, rule, or regulation of district board after decision of hearing board, to exercise its independent judgment on evidence and to make independent determination of reasonableness and legality of such action.

A.B. 3377—RUMFORD. (Pub. H.) Amends Sec. 673.5, Veh. C., to require that escape of smoke, flame, gas, oil, or fuel residue from motor vehicle, to be prohibited, must not only be excessive but also unreasonable and unnecessary.

A.B. 3378—RUMFORD. (Pub. H.) Adds Sec. 24370.8, H. & S. C., to authorize board of Bay Area Air Pollution Control District to adopt calendar year as basis for fiscal affairs.

A.B. 3379—JOHNSON. (Pub. H.) Amends Sec. 10201, H. & S. C., re vital statistics, making no substantive change.

A.B. 3380—JOHNSON. (F. & G.) Adds Sec. 717.2, F. & G. C., re Pacific mackerel.

Establishes quotas for Pacific mackerel of 10,000 tons taken for commercial canning for 12-month periods beginning May 1, 1957 and May 1, 1958.

Specifies season for such taking and provides procedure for determining and announcing closing of season when quota reached.

A.B. 3381—LUCKEL. (Jud.) Adds Sec. 653a, Pen. C., re offense of refusing inspection of public records.

Makes public officer having custody of public records who refuses or neglects to permit any citizen to inspect such records guilty of misdemeanor punishable by fine of not more than \$25 for each day of refusal or neglect.

Defines "public records" as all written or printed books, papers, letters, documents, dockets, records, notations, or maps relating to state, county, or city government.

A.B. 3382—MUNNELL. (Rev. & Tax.) Amends various secs., R. & T. C., re personal income taxes, increasing deduction for each dependent and personal exemption by \$500.

A.B. 3383—PATTEE. (P. U. & C.) Amends, adds and repeals various secs., Veh. C., and P. U. C., to make highway common carriers, petroleum irregular route carriers and highway permit carriers subject to Veh. C. with respect to certain traffic regulation now subject to control by Public Utilities Commission.

A.B. 3384—ERWIN. (Ed.) Adds Sec. 7713.7, Ed. C., re state school building aid.

Provides that school district shall not be required to contribute "reserve funds" toward cost of state-aided project. Defines "reserve fund" to mean amount not in excess of 20 percent of current school district budget.

A.B. 3385—ERWIN. (Ed.) Adds Sec. 7717.5, Ed. C., re school building aid.

Excludes gifts or bequests to school district for construction of specialized facilities from funds considered available for construction of projects under School Building Aid Law. Excludes building constructed with funds given or bequeathed to district from computation of area of existing adequate school construction.

A.B. 3386—ERWIN. (Ed.) Adds Sec. 7713.5, Ed. C., re school district taxation.

Provides school district shall not be required to contribute toward cost of project any funds derived from taxes levied in excess of maximum rate allowed by law.

A.B. 3387—ERWIN. (Ed.) Adds Sec. 7719.5, Ed. C., re state school building aid.

Provides that no school district shall be required to issue bonds in excess of 95 percent of its bonding capacity as a condition to receiving apportionment of state school building aid funds, and that proceeds of bonds not required to be issued may be expended by district for capital outlay purposes.

A.B. 3388—KELLY. (Agr.) Amends Sec. 19622, repeals Sec. 19626.6, B. & P. C., re allocation of moneys in Fair and Exposition Fund.

Increases from \$125,000 to \$250,000 annual appropriations out of fund for support of California State Fair, Los Angeles County Fair, and 1-A District Agricultural Cultural Association, respectively.

Limits provision prohibiting Sixth District Agricultural Association from charging admission fees to permanent exposition and exhibition authorized by existing law. Appropriates \$125,000 to such association for holding annual industrial and trade exposition to encourage and stimulate further development of trade and industry in State.

Eliminates provision making appropriation out of fund for support of Grand National Junior Livestock Exposition at No. 1-A District Agricultural Association.

A.B. 3389—CUNNINGHAM. (Trans. & C.) Amends Sec. 194.1, S. & H. C., to authorize counties to have special censuses taken for purpose of allocation of money from Motor Vehicle License Fee Fund.

A.B. 3390—CUNNINGHAM. (Rev. & Tax.) Amends Sec. 11005, R. & T. C., re “in lieu tax,” providing that portion of Motor Vehicle License Fee Fund paid to counties and cities and counties be in proportion to population based either on last federal regular census or special federal census requested by city or city and county, rather than regular federal census only.

A.B. 3391—CUNNINGHAM. (P. U. & C.) Adds Sec. 454.1, P. U. C., re increase in rates of common carriers.

Requires Public Utilities Commission to give precedence to applications of common carriers to increase rates, where increase certified to be necessary to cover increases in wages, taxes, or costs of materials, supplies, and services.

Requires commission to act on such application within specified period.

Provides for interim decision and order pending final decision.

A.B. 3392—BACKSTRAND. (Trans. & C.) Amends Sec. 602, Veh. C., to provide that no person shall drive more than 10 hours in 24-hour period any vehicle designed or used for transporting persons for compensation unless off eight hours, nor drive any vehicle designed or used for transporting property more than 12 hours in 24-hour period unless off eight hours.

A.B. 3393—BACKSTRAND. (Mun. & C. G.) Adds Sec. 14053.6, H. & S. C., re fire protection districts in unincorporated areas.

Authorizes, and upon petition signed by 10 percent of registered voters of district, requires district board to submit to voters at general election question whether membership of board shall be increased from three to five.

Requires at same election candidates for two additional positions be nominated and voted on and prescribes their terms of majority of vote cast favors increase.

A.B. 3394—CRAWFORD. (G. E. & E.) Adds Sec. 7060, B. & P. C., re contractors.

Requires every truck of two tons unladen weight or more used by contractor to have his name, address, and primary contracting license number and classification displayed thereon.

A.B. 3395—LEVERING. (Fin. & Ins.) Amends Sec. 11658, Ins. C., re issuance of workmen's compensation policies.

See digest of S.B. 1999, apparently identical.

A.B. 3396—LEVERING. (Fin. & Ins.) Amends Sec. 11736, Ins. C., re workmen's compensation insurance premium rate.

See digest of S.B. 2000, apparently identical.

A.B. 3397—LEVERING. (Fin. & Ins.) Amends Sec. 1256, U. I. C., re disqualification for unemployment insurance benefits.

Extends disqualification for voluntary leaving of work without good cause by requiring good cause to be attributable to employer, and specifies that where employer submits facts concerning voluntary leaving, determination of cause issue shall be made at time claim is filed, rather than in same manner as benefit claims.

A.B. 3398—LEVERING. (Fin. & Ins.) Adds Sec. 1331.5, U. I. C., re notification of employer of filing of unemployment insurance claim.

Requires department to notify all employers whose accounts may be affected upon reopening of a claim.

A.B. 3399—LEVERING. (Fin. & Ins.) Adds Sec. 5100.5, Lab. C., re workmen's compensation, making no substantive change.

A.B. 3400—LEVERING. (Fin. & Ins.) Adds Sec. 4906.5, Lab. C., and amends Sec. 2714, U. I. C., re workmen's compensation.

Provides for waiver of privilege as to confidential records in possession of employee and Department of Employment where application for workmen's compensation is filed and department claims lien for unemployment compensation disability benefits paid to employee.

A.B. 3401—LEVERING. (Fin. & Ins.) Amends Sec. 5804, Lab. C., to prohibit the rescinding, altering, or amending of workmen's compensation award except by proceedings instituted within five years from date of injury.

A.B. 3402—LEVERING. (Fin. & Ins.) Amends Secs. 5410, 5803, and 5804, Lab. C., re workmen's compensation.

Requires filing of petition by applicant or defendant within five years of injury to preserve Industrial Accident Commission's continuing jurisdiction.

A.B. 3403—LEVERING. (Fin. & Ins.) Amends Sec. 5100, Lab. C., re workmen's compensation.

Prohibits commutation of compensation if objected to by any interested party until expiration of year from date permanent disability rating was made.

A.B. 3404—LEVERING. (F. & G.) Amends Sec. 588, F. & G. C., to raise privilege tax from \$0.05 to \$5.00 per ton of wet kelp harvested.

A.B. 3405—LEVERING. (F. & G.) Adds Sec. 597, F. & G. C., to prohibit cutting or harvesting kelp in any portion of District 19 lying offshore of Los Angeles County.

A.B. 3406—DAHL. (Mun. & C. G.) Amends Sec. 33002, H. & S. C., re definition of redevelopment "agency," to delete those created by predecessors of Pt. 1, Div. 24, H. & S. C.

A.B. 3407—LOWREY. (C. P. & P. W.) Amends Sec. 52200, Wat. C., re reclamation district bonds, making no substantive change.

A.B. 3408—LOWREY. (L. & D.) Adds Sec. 4230.5, Ag. C., re prices to be paid producers of milk and cream.

Provides when law requires sale of milk or cream at not less than minimum wholesale or minimum retail prices in marketing area of sale, producers shall be paid Class 1 price established in stabilization and marketing plan for such marketing area.

A.B. 3409—LOWREY. (Ed.) Repeals Sec. 22674, Ed. C., which provided that property in library district was taxable for county free library purposes.

A.B. 3410—LOWREY. (L. & D.) Repeals Sec. 544, Ag. C., re milk containers and handling equipment.

See digest of S.B. 1998, apparently identical.

A.B. 3411—LOWREY. (Jud.) Adds Ch. 6, Title 4, Pt. 3, C. C. P., re liens for agricultural aircraft services.

Provides for lien for such services, as defined, on agricultural products serviced, for contract price or, if none, then reasonable value of services. Provides for recording of claim of lien, absent which lien lapses, and contains other procedural provisions relating to such lien and its enforcement.

A.B. 3412—SAMUEL R. GEDDES. (C., P., & P. W.) Amends Ch. 1449, Stats. 1951, the Napa County Flood Control and Water Conservation District Act, re district created by said act.

See digest of S.B. 1924, apparently identical.

A.B. 3413—MEYERS. (Pub. H.) Amends Sec. 6500, B. & P. C., re barbers, making no substantive change.

A.B. 3414—MEYERS. (Fin. & Ins.) Amends Sec. 10200, Ins. C., re group life insurance, making no substantive change.

A.B. 3415—MEYERS. (Jud.) Adds Sec. 1304, Gov. C., re appointment of judges.

Allows Governor to solicit assistance of Attorney General or Board of Governors of State Bar in determining qualifications of person under consideration for appointment as judge or justice.

Prescribes matters which Governor may request Attorney General or Board of Governors to investigate.

A.B. 3416—MEYERS. (Jud.) Adds Secs. 837.4 and 837.5, and amends Sec. 836, Pen. C., re authority of peace officers and others to arrest and detain.

Authorizes peace officer, with or without warrant, to arrest person upon reasonable cause to believe that person committed larceny in retail or wholesale establishment. Authorizes peace officer, merchant, or merchant's employee, with immunity from civil or criminal liability for unlawful detention or false arrest or imprisonment, upon reasonable cause for believing merchant's goods were unlawfully taken by person and that they may be recovered by taking person into custody, for purpose of attempting to effect recovery, to take person into custody, detain him in reasonable manner for reasonable time. Exempts merchant or merchant's employee from civil or criminal liability for false arrest or imprisonment, when causing arrest of person for larceny of merchandise, when acting upon reasonable cause for believing larceny of merchandise was committed.

A.B. 3417—MEYERS. (Jud.) Amends Sec. 8213, Gov. C., re recording and filing of official oath and bond of notary public, making no substantive change.

A.B. 3418—MEYERS. (G. E. & E.) Amends Sec. 445.1, Veh. C., re requirements for driving school operators and instructors, making no substantive change.

A.B. 3419—MEYERS. (G. E. & E.) Amends Sec. 445.2, Veh. C., re licenses for driving schools, making no substantive change.

A.B. 3420—MEYERS. (G. E. & E.) Amends Sec. 2700, B. & P. C., re nursing, making no substantive change.

A.B. 3421—MEYERS. (G. O.) Amends Sec. 23789, B. & P. C., re issuance of off-sale licenses.

Provides issuance of such licenses for premises located within immediate vicinity of churches, hospitals, schools, and children's public playgrounds shall not be considered contrary to public welfare or morals solely by reason of proximity.

A.B. 3422—MEYERS. (Pub. H.) Adds Sec. 6534.7, B. & P. C., re barber colleges.

Authorizes State Board of Barber Examiners to refuse certificate to operate new barber college if it determines establishment of additional colleges in area will be detrimental to public welfare.

A.B. 3423—FREW. (C. P. & P. W.) Adds Secs. 20524.5, 20524.6, and 20524.7, Wat. C., re irrigation districts.

Authorizes appointment of district assessor, collector, or treasurer, if approved by voters, and authorizes initiative to make offices again elective.

A.B. 3424—DON A. ALLEN. (Ed.) Amends Sec. 13001 and 14001, Ed. C., re employment of school district personnel.

Permits governing board of school district to give employment preference to veterans.

A.B. 3425—DONALD D. DOYLE. (Fin. & Ins.) Repeals and adds Sec. 11656.7, Ins. C., re group workmen's compensation insurance.

Provides combining of experience of employers where one has majority financial control over all the others does not require their insurance to be considered group insurance.

A.B. 3426—DONALD D. DOYLE. (Ed.) Adds Sec. 18704.1, Ed. C., re personal property of school districts.

Permits school districts to contract with manufacturers or suppliers of equipment for exchange of property of same kind without following bidding procedure if cost to district does not exceed difference between seller's price of new property and price paid by district for old property plus applicable tax.

A.B. 3427—MASTERSON. (Jud.) Amends Sec. 7113, H. & S. C., re dead bodies. See digest of A. B. 1052, apparently identical.

A.B. 3428—MASTERSON. (Jud.) Amends Sec. 7100, H. & S. C., re disposition of deceased persons' remains.

Authorizes person to direct by written instrument that on his death, remains be given to nonprofit blood bank, artery bank, eye bank, or therapeutic service operated by agency approved by Director of Public Health.

Authorizes person having duty of interment to direct, if decedent has not so directed by written instrument, remains be given to same designated institutions decedent could have directed to have remains.

A.B. 3429—MASTERSON. (Jud.) Amends Sec. 20, Prob. C., re disposing by will of part of person's body.

Broadens class of beneficiaries to which person over 18 may leave by will part of their body, to include nonprofit blood bank, artery bank, eye bank, or other therapeutic service approved by Director of Public Health.

A.B. 3430—KILPATRICK. (Jud.) Amends and repeals various secs., Civ. C., re minimum age for contracting marriage, and rights of spouses in management of community property.

Provides both males and females may marry without consent of parents when 20 years of age.

Provides husband and wife are jointly head of family and jointly determine place of residence and have equal rights and responsibilities in management of community property rather than husband alone subject to specified limits on power to make gifts and encumber such property.

A.B. 3431—HANSEN. (L. & D.) Amends Sec. 4322, adds Sec. 4323, repeals Art. 8 and 8.5, Ch. 17, Div. 6, Ag. C., re sales stimulation and consumer educational programs in milk stabilization and marketing plans. Terminates such existing programs on December 31, 1957. Prohibits institution or extension of additional programs.

Provides for disposition of funds upon termination of program.

Repeal operative July 1, 1958.

A.B. 3432—THOMAS. (Mun. & C. G.) Adds Sec. 50517, Gov. C., re leases of property by public agency.

Prescribes conditions under which lessee leasing public agency property may deduct from rentals portion of leasehold tax which exceeds amount, by reason of law change, it was expected he would have to pay.

A.B. 3433—DON A. ALLEN. (G. E. & E.) Adds Div. 25, H. & S. C., declaring it is public policy of State to promote ultimate physical and mental health of people of State.

A.B. 3434—SAMUEL R. GEDDES. (C. S. & S. P.) Amends Sec. 18023, Gov. C., re granting of compensating time off to state employees, making no substantive change.

A.B. 3435—SAMUEL R. GEDDES. (C. S. & S. P.) Amends Sec. 18024, Gov. C., re rule making power of State Personnel Board, making no substantive change.

A.B. 3436—SAMUEL R. GEDDES. (C. S. & S. P.) Amends Sec. 18705, Gov. C., re rule making powers of State Personnel Board, making no substantive change.

A.B. 3437—SAMUEL R. GEDDES. (C. S. & S. P.) Amends Sec. 18700, Gov. C., re State Personnel Board's planning and supervision of employee training programs, making no substantive change.

A.B. 3438—SAMUEL R. GEDDES. (G. O.) Amends Sec. 18001, Gov. C., re payment of salaries of state officers, making no substantive change.

A.B. 3439—SAMUEL R. GEDDES. (C. S. & S. P.) Amends Sec. 18002.5, Gov. C., re statements accompanying salary and wage payments to state employees, making no substantive change.

A.B. 3440—UNRUIH. (G. E. & E.) Adds, amends, repeals various secs., Civ. C., B. & P. C., Corp. C., and Fin. C., re loans secured by real property.

Provides for licensing and regulations of persons engaged in negotiations or servicing of loans secured by real property.

A.B. 3441—UNRUH. (Fin. & Ins.) Amends Sec. 3081.1, Civ. C., re loans secured by real property.

Requires that statement of terms and charges re loan be executed at least three days before borrower becomes obligated to complete loan. Requires certification of compliance with law by broker or his agent under penalty of perjury.

Makes other technical changes.

A.B. 3442—UNRUH. (Fin. & Ins.) Amends Sec. 3081.2, Civ. C., re form of statement required of person negotiating loan secured by real property.

Requires, in addition to present requirements, that statement to borrower contain statements of any maximum loan limits of broker and that broker is not lender; requires itemization of loan costs rather than permitting other forms of stating cost amounts, with itemization to include, in addition to items presently required, any prepayment penalty; and eliminates requirement that statement set out terms of any prepayment privilege.

A.B. 3443—UNRUH. (Fin. & Ins.) Amends Sec. 3081.3, Civ. C., re maximum amount of costs, expenses, charges, and interest payable by borrower on negotiated loan secured by realty.

Fixes amount of insurance, appraisal, escrow, notary and recording, and credit investigation fees (not exceeding greater of 4 percent of principal or \$120 with \$250

maximum) to be paid by borrower, at actual costs paid on behalf of borrower rather than amount not exceeding costs and expenses paid, incurred, or earned.

Changes rates of other charges and fees from 5 percent to 3 percent of note on loan of less than three-year term secured by first mortgage or first deed of trust, and from 10 percent to 7 percent where term is three years or more; on loans secured by other than first mortgage or deed of trust, from 5 percent to .5 percent per month of note (with maximum of 5 percent of principal for entire term) where term is less than one year, leaving present 5 percent rate applicable only to case where term of loan is for one year but less than two years, from 10 percent to 7½ percent where term is for two but less than three years, and from 15 percent to 10 percent where term is for three years or more years; and makes new changes maximum limits.

A.B. 3444—UNRUH. (Fin. & Ins.) Amends Sec. 3081.5, Civ. C., re certain loans secured by real property.

Makes provisions that loan provide for equal installments throughout repayment period, and prohibiting renewal or refinance charges which together with original charges exceed statutory maximum, applicable to all loans rather than loans which mature in less than year only.

A.B. 3445—UNRUH. (Fin. & Ins.) Adds Sec. 3081.51, Civ. C., re certain loans secured by real property.

Provides that no document relating to a loan transaction or to real property pledged as security in loan transaction shall be recorded until proceeds of loan are made available to borrower, and he is notified of such fact.

A.B. 3446—UNRUH. (Fin. & Ins.) Adds Sec. 3081.81, Civ. C., re loans secured by real property.

Forbids taking instrument in connection with loan which does not disclose amount and period of loan and charge therefor, or contains blanks left to be filled in after execution.

A.B. 3447—UNRUH. (Fin. & Ins.) Amends Sec. 3081.9, Civ. C., re excessive charges in connection with loans secured by real property.

Provides action for excess may be brought during life of contract or within two years of last payment on contract, rather than within two years from date of loan or payment of excessive charge.

A.B. 3448—UNRUH. (Fin. & Ins.) Amends Sec. 3081.92, Civ. C., re loans secured by real property.

Forbids person having interest in money loaned or having received benefit from lender for finding borrower or negotiating loan, to take any of proceeds of loan or of related charges against borrower.

A.B. 3449—UNRUH. (Fin. & Ins.) Amends Sec. 3081.921, Civ. C., re loans secured by real property.

Provides aggregated charges of all persons connected with loan shall not exceed prescribed maximum rate of charges.

A.B. 3450—UNRUH. (Fin. & Ins.) Adds Secs. 10157.5 and 10157.6, B. & P. C., re real estate brokers.

Prohibits brokers from charging fee from borrower for collection of loan negotiated by him and from charging fee or exacting penalty from borrower as condition to prepayment of loan negotiated by him.

A.B. 3451—UNRUH. (Fin. & Ins.) Amends Sec. 3081.91, Civ. C., re penal provisions governing persons dealing in loans secured by real property.

Makes a misdemeanor the violation of Real Estate Commissioner's orders, as well as his rules and regulations; extends liability for all violations to the several members of partnerships and corporations, as well as officers, directors, agents, or employees; and makes crime of theft of any violation resulting in borrower's money obligation exceeding maximum permitted amounts.

A.B. 3452—UNRUH. (Fin. & Ins.) Adds Sec. 3181.89, Civ. C., re loans secured by real property.

Provides collusion of borrower shall not be defense to, or bar recovery by borrower in, action or proceeding under provisions regulating loans and charges therefor.

A.B. 3453—UNRUH. (Fin. & Ins.) Amends Sec. 10165 and adds Sec. 10164.5, B. & P. C., and adds Sec. 3081.922, Civ. C., re certain loans secured by real property.

Provides that no person shall advertise, print, or otherwise publish or cause to be published a statement re rates, terms, or conditions for making or negotiating loans which is false, misleading, or deceptive or omits material information, or, in case of real estate broker, which refers to supervision of such business by State.

Provides that if real estate broker refers in advertising to rates of interest, charges, or cost of loans, Real Estate Commissioner shall require that they are stated fully and clearly. Provides that if rates or costs advertised do not apply to loans of all classes made or negotiated by such person, this fact shall be clearly indicated in advertisement. Provides that no advertising copy shall be used without prior approval by commissioner. Makes violation of these provisions cause for suspension or revocation of license.

A.B. 3454—UNRUH. (Fin. & Ins.) Amends Sec. 17006, Fin. C., to make Escrow Law applicable to companies, brokers, and agents while performing acts in the course of or incidental to real estate business.

A.B. 3455—UNRUH. (Fin. & Ins.) Adds Sec. 17405.1, Fin. C., to permit Real Estate Commissioner to examine records in custody of escrow agent pertaining to transaction negotiated by real estate broker.

A.B. 3456—UNRUH. (Fin. & Ins.) Adds Sec. 10143, B. & P. C., re real estate brokers.

Prohibits real estate broker from doing business under any firm name which implies he is lender.

A.B. 3457—UNRUH. (Fin. & Ins.) Adds Secs. 10144 and 10145, B. & P. C., re records of real estate brokers.

Requires real estate brokers to keep and use, in form and content prescribed by Real Estate Commissioner, books, accounts, and records which will enable commissioner to determine compliance with provisions relating to loans secured by real property. Requires records to be kept for three years after making final entry on any loan recorded therein.

Requires each real estate broker to file annual report on March 15th giving information required by commissioner on loans and negotiation of loans secured by real property.

A.B. 3458—UNRUH. (Soc. Wel.) Adds Sec. 142, W. & I. C., re real property loans to recipients of public assistance.

Prohibits recipient of public assistance from pledging real property owned by him as security for loan of money unless agency administering assistance endorses written approval on statement required of lender by law.

A.B. 3459—UNRUH. (Fin. & Ins.) Amends Sec. 3081.1, Civ. C., re loans secured by real property, making no substantive change.

A.B. 3460—UNRUH. (Fin. & Ins.) Amends Sec. 3081.4, Civ. C., re certain loans secured by real property, making technical change.

A.B. 3461—UNRUH. (Fin. & Ins.) Amends Sec. 17004, Fin. C., re escrows, making no substantive change.

A.B. 3462—UNRUH. (Fin. & Ins.) Amends Sec. 10103, B. & P. C., re regulation of real estate licensee, making no substantive change.

A.B. 3463—UNRUH. (Fin. & Ins.) Amends Sec. 10131, B. & P. C., re loans secured by real property, making no substantive change.

A.B. 3464—UNRUH. (Fin. & Ins.) Adds Sec. 2953.5, Civ. C., re loans secured by real property.

Forbids lender authorized to withhold money from payments as reserve for taxes or insurance to withhold in excess of 25 percent more than the amount paid from reserve in preceding year.

A.B. 3465—UNRUH. (Jud.) Amends Sec. 607f, Civ. C., re authority of humane officers of corporations for prevention of cruelty to animals.

Eliminates requirement that permission of board of police commissioners be obtained before humane officers in Los Angeles and San Francisco may carry weapons.

A.B. 3466—UNRUH. (Rev. & Tax.) Adds Pt. 15, Div. 2, R. & T. C., re amusement tax.

Imposes privilege tax upon place of business primarily engaged in operating games of amusement, measured by unspecified percentage of gross receipts.

A.B. 3467—UNRUH. (Ind. R.) Adds Sec. 273, Lab. C., re payment of wages.

Requires every common carrier and express company paying employees by check or draft to provide facilities for cashing check or draft. Makes violation a misdemeanor.

A.B. 3468—O'CONNELL. (Fin. & Ins.) Adds Art. 6.5, Ch. 1, Pt. 2, Div. 1, Ins. C., to define and prohibit unfair methods of competition and unfair or deceptive acts or practices in the business of insurance.

A.B. 3469—MACBRIDE. (C. S. & S. P.) Amends Sec. 18570, Gov. C., re State Civil Service Act, making no substantive change.

A.B. 3470—MACBRIDE. (Trans. & C.) Adds Sec. 650.9, Veh. C., to permit use of flashing red lights on reclamation district vehicles.

A.B. 3471—CHAPEL. (Elec. & Reap.) Amends Sec. 5301, Elec. C., re soliciting funds for political party, making no substantive change.

A.B. 3472—CHAPEL. (Elec. & Reap.) Amends Sec. 5005, Elec. C., re character attacks on candidates for public office, making no substantive change.

A.B. 3473—CHAPEL. (Elec. & Reap.) Amends Sec. 4959, Elec. C., re prohibition against aiding person charged with felony against elective franchise to evade arrest, making no substantive change.

A.B. 3474—CHAPEL. (Elec. & Reap.) Amends Sec. 5004, Elec. C., re offenses against election laws, making no substantive change.

A.B. 3475—CHAPEL. (Elec. & Reap.) Amends Sec. 4962, Elec. C., re punishment for committing election law penal offenses, making no substantive change.

A.B. 3476—COOLIDGE. (F. & G.) Amends Secs. 83, 84, and 85, F. & G. C., re fish and game, making no substantive change.

A.B. 3477—HAWKINS. (G. O.) Amends Sec. 25600, B. & P. C., to specifically prohibit retailers holding off-sale licenses from giving premiums, gifts, or free goods with sale of liquor.

A.B. 3478—HAWKINS. (G. O.) Adds Div. 1.5, B. & P. C., re businesses and professions.

Authorizes Legislature to designate any profession, trade, avocation, or business as one of general interest to State and thereby subject to regulation.

A.B. 3479—HAWKINS. (Rev. & Tax.) Amends various secs., R. & T. C., re personal income taxes, increasing deduction for each dependent and personal exemption by \$200.

A.B. 3480—HAWKINS. (Elec. & Reap.) Adds Sec. 2455, Elec. C., re county central committees.

Authorizes each incumbent Assemblyman and assembly nominee nominated at 1958 primary, in counties having 20 or more assembly districts, to appoint two additional members to county central committee for same term as existing members of such committees.

A.B. 3481—HAWKINS. (Mun. & C. G.) Amends Sec. 25460 and adds Sec. 25467, Gov. C., re county construction.

Prescribes conditions under which contracts for construction or repair of public buildings or structures may be altered or may provide for performance of extra work or furnishing of material therefor.

A.B. 3482—HAWKINS. (Soc. Wel.) Adds Sec. 3307, W. & I. C., re handicapped persons.

Provides blind or handicapped persons employed by California Industries for the Blind shall not be deemed paupers or wards of State, and that such persons shall be considered employees for purposes of unemployment insurance and social security.

A.B. 3483—NISBET. (C., P., & P. W.) Appropriates unspecified sum out of State Park Fund to Division of Beaches and Parks for acquisition of Prado Dam, San Bernardino County, as state park and recreation area.

A.B. 3484—NISBET. (Jud.) Amends Sec. 379, Veh. C., to provide lien on vehicle for registration or transfer fee ceases upon sale of vehicle to bona fide purchaser.

A.B. 3485—ELLIOTT. (Jud.) Amends Sec. 5, C. C. P., re civil procedure, making no substantive change.

A.B. 3486—THELIN. (Elec. & Reap.) Amends Sec. 2894, Elec. C., re filling of vacancies arising from death or disqualification of person nominated at direct primary.

Provides county central committee of party and of county where such vacancy occurs may fill such vacancy in congressional offices as well as legislative offices.

A.B. 3487—CHAPEL. (P. U. & C.) Amends Secs. 1109, 1506, Corp. C., re corporate dividends payable in shares.

Authorizes corporation, in declaring dividend payable in par-value shares and from earned surplus, to deduct the excess of fair value over par value, as determined by board resolution, from earned surplus and add to paid-in surplus rather than restricting all additions to stated capital account, and provides that requirements for receipt of consideration for shares shall not forbid such transfer to paid-in surplus.

A.B. 3488—BEE. (Ed.) Adds Sec. 16628, Ed. C., re compulsory education.

Exempts children 14 years of age or more who have completed course of study equivalent to graduation from eighth grade from provisions of Compulsory Education Law if approved by parent or guardian and certain school officials.

A.B. 3489—BEE. (Mun. & C. G.) Amends Ch. 1275, Stats. 1949, the Alameda County Flood Control and Water Conservation District Act. to prescribe procedure for annexations to district zones.

A.B. 3490—BEE. (Trans. & C.) Adds Sec. 580, S. & H. C., adding State Route 280 from San Leandro to Route 107.

A.B. 3491—McMILLAN. (Jud.) Amends Sec. 1476, Pen. C., re procedure in habeas corpus proceedings, making no substantive change.

A.B. 3492—McMILLAN. (Jud.) Amends Secs. 1286 and 1506, Pen. C., re bail on appeal and in habeas corpus proceedings, making no substantive change.

A.B. 3493—MILLER. (Jud.) Adds Sec. 69753, Gov. C., re sessions of superior court.

Requires holding of at least one session at place in county, designated by presiding judge, which is more than unspecified number of miles from county courthouse and situated in judicial district with municipal court.

A.B. 3494—MILLER. (Jud.) Adds Sec. 69744.5, Gov. C., re superior court.

Authorizes superior court judges to direct that court be held at least once a week at place in county not less than unspecified number of miles from county seat. Authorizes judges to limit type of judicial proceedings at such place to probate and domestic relations matters.

A.B. 3495—BRADLEY. (Rev. & Tax.) Adds Secs. 29010.1 and 29086.1, Gov. C., re sales tax reserve fund for counties.

Authorizes establishment of fund to meet deficit between estimates of sales tax and actual sales tax receipts.

Permits use for tax-anticipation requirements and emergency purposes, and cancellation and re-establishment of fund.

A.B. 3496—BRADLEY. (Mun. & C. G.) Adds Sec. 50335, Gov. C., re property of local agencies.

See digest of S.B. 2502, apparently identical.

A.B. 3497—BRADLEY. (Jud.) Repeals Sec. 400, C. C. P., re transmittal of copies of judgments.

Repeals provision that when action or proceeding affecting title to or possession of real property has been brought in or transferred to any court of a county other than county in which property is situated, court clerk must transmit copy of judgment to corresponding court of county in which property is situated and receiving clerk must record it in manner prescribed.

A.B. 3498—KLOCKSIEM. (Jud.) Amends Sec. 502, Veh. C., re drunk driving, making no substantive change.

A.B. 3499—BACKSTRAND. (G. E. & E.) Amends Sec. 14402, Gov. C., re progress payments by Department of Public Works on contracts for state work.

Modifies requirement that department withhold not less than 10 percent of contract price until final completion and acceptance of project by specifying that at any time after 50 percent of work is completed, if department finds satisfactory progress is being made, it may make any of remaining payments in full for actual work completed or withhold amount less than 10 percent thereof as department finds appropriate based on contractor's progress.

A.B. 3500—WEINBERGER. (G. O.) Amends, adds, and repeals various secs., R. & T. C., and Gov. C., re Department of Revenue.

Creates Department of Revenue and vests it with present powers and duties of Franchise Tax Board in respect to Personal Income Tax Law and Bank and Corporation Tax Law.

Creates Board of Tax Appeals consisting of three members appointed by Governor, subject to confirmation of Senate, with four-year terms. Gives it jurisdiction on appeal from decisions of department, including that of type now exercised by State Board of Equalization.

Provides that on first day of calendar quarter next succeeding effective date of constitutional amendment abolishing office of State Treasurer, department will succeed to functions of that office and to certain functions of Department of Finance and Director of Finance with respect to investments of state funds.

To become operative for appointment and organization of Department of Revenue and Board of Tax Appeals on effective date of such constitutional amendment, and as to substance or procedure of any tax, on first day of calendar quarter next succeeding such effective date.

A.B. 3501—WEINBERGER. (Trans. & C.) Adds Sec. 271.5, Veh. C., to require suspension or revocation of driver's license if person accumulates unspecified points within certain periods, based on unspecified schedule.

A.B. 3502—WEINBERGER (Departmental). (G. E. & E.) Amends Sec. 1705.5, H. & N. C., re San Francisco Harbor.

See digest of S. B. 1648, apparently identical.

A.B. 3503—WEINBERGER. (G. E. & E.) Adds Sec. 3205, H. & N. C., amends Sec. 18850, Gov. C., re harbor police for San Francisco Harbor.

Authorizes harbor governing body to employ policemen, to be known as California State Harbor Police, and to fix their salaries, subject to provisions of State Civil Service Act, at rates comparable to that paid by City and County of San Francisco to its policemen.

Requires State Personnel Board in establishing or changing salary ranges for such harbor police to base such ranges on salaries paid by City and County of San Francisco to its policemen.

A.B. 3504—WEINBERGER. (W. & M.) Appropriates unspecified amount to Department of Finance, in augmentation of Item 118 of Budget Act of 1957, for in-service and recruit training of State Police.

A.B. 3505—WEINBERGER. (G. O.) Adds Sec. 3212.2, Lab. C., re workmen's compensation.

Extends to members of State Police presumption that hernia, pneumonia, and heart trouble developing during service arises out of employment.

A.B. 3506—MUNNELL. (Ed.) Amends Sec. 13081, repeals Secs. 13082, 13084, and 13085, and adds Sec. 13082, Ed. C., re classification of certificated employees of school districts.

Requires all school districts, rather than districts having an a.d.a. of 850 or more, to classify as permanent certificated employees who are employed by one or more school districts, rather than by employing school district, for four consecutive school years.

Requires classification as permanent any certificated employee who is employed by school district who had tenure in another district prior to such employment.

A.B. 3507—FRANCIS. (Ed.) Amends Sec. 410, Ed. C., re San Mateo County Superintendent of Schools, increasing annual salary from \$13,500 to \$15,000.

A.B. 3508—FRANCIS (By request). (G. O.) Amends Sec. 23817, B. & P. C., re limitation on issuance of off-sale general licenses.

See digest of S. B. 862, apparently identical.

A.B. 3509—FRANCIS (By request). (Jud.) Amends Secs. 778, 780, W. & I. C., re constructive service in proceeding to declare person free from custody and control of parents.

Provides service by publication in such proceeding, upon parent who is out of State or whose whereabouts is unknown, is complete upon making of personal service or at expiration of time prescribed in order for publication, whichever occurs first, rather than at expiration of order.

A.B. 3510—BELOTTI. (Jud.) Adds Ch. 3, Title 4, Pt. 3, Pen. C., permitting voluntary blood donations by suitable prisoners of jails and authorizing deductions of 12 days for each donation from prisoner's sentence.

A.B. 3511—BELOTTI. (C. P., & P. W.) Adds Sec. 5013.5, P. R. C., authorizing State Park Commission to abandon any property, or easement therein, acquired for park purposes which is no longer necessary for such purposes.

A.B. 3512—SEDGWICK (By request). (F. & G.) Amends Secs. 52, 54, and 54.1, F. & G. C., re licensed game bird clubs.

Deletes season and bag limit provisions re licensed game bird clubs and provides Zone A subject to general hunting provisions, Zone B season and limit at discretion of licensee.

A.B. 3513—GRANT. (Elec. & Reap.) Amends Sec. 40, Elec. C., re partisan offices, making no substantive change.

A.B. 3514—ELLIOTT. (Fin. & Ins.) Amends Sec. 1, U. I. C., re unemployment insurance, making no substantive change.

A.B. 3515—SAMUEL R. GEDDES. (Ed.) Amends Sec. 14453, Ed. C., re State Teachers' Retirement System.

Provides that member of system shall receive credit for time served in publicly supported schools in other states and in Canada as teacher of deaf or blind children, or both who (a) is credited with 10 years of service in State as teacher of deaf and blind children, and (b) who served at least one year in publicly supported schools in other states or Canada as teacher of deaf and blind children within five years of becoming member of system, rather than receiving credit for time served outside of State as teacher for both deaf and blind.

A.B. 3516—BRITSCHIGI. (Ed.) Adds Ch. 11.5, Div. 3; repeals and adds Art. 6, Ch. 8, Div. 4; amends Secs. 7043 and 7044; and repeals Sec. 6714, Ed. C., re 24-hour schools.

See digest of S.B. 1033, apparently identical.

A.B. 3517—BRITSCHIGI. (Elec. & Reap.) Amends Secs. 3819, 3929, Elec. C., re ballot designations.

Makes provision entitling public officers to use title of office as ballot designation on direct primary and general election ballots applicable to elective officers only, and denies such right to assistants or deputies of such officers.

A.B. 3518—BRITSCHIGI. (Mun. & C. G.) Amends Secs. 54957 and 54958, Gov. C., re meetings of legislative bodies of local agencies.

Permits closed executive session of legislative body to consider settlement of claim, appraisal or acquisition of property, preliminary reports of chief executive or administrative officers, and appointment of public officer or employee.

Makes provisions re rights of public to attend meetings of local legislative bodies specifically applicable to charter cities but not to joint sessions of legislative bodies of two or more agencies.

A.B. 3519—BEAVER. (P. U. & C.) Amends Sec. 7612, P. U. C., re railroad equipment.

See digest of S.B. 2248, apparently identical.

A.B. 3520—BEAVER. (Ind. R.) Amends Sec. 50.5, Lab. C., re labor and employment relations, making no substantive change.

A.B. 3521—BEAVER. (C., P., & P. W.) New act, to create Mojave Desert Water Conservation District.

A.B. 3522—NISBET. (G. E. & E.) Adds Secs. 12109 and 20710, B. & P. C., re business and professions.

Authorizes Department of Agriculture to impose fees for inspections and investigations in respect to weights and measures and provides for apportionment of one-half of such fees and of fees collected in regulation of petroleum dealers to counties where inspection and investigations made or fees collected.

A.B. 3523—SCHRADER. (Jud.) Amends Ch. 593, Stats. 1953, re tide and submerged lands conveyed to City of Chula Vista, making no substantive change.

A.B. 3524—SCHRADER. (Jud.) New act, conveying in trust tide and submerged lands within limits of City of Imperial Beach to such city subject to specified uses, conditions, and reservations.

A.B. 3525—BRADLEY (By request). (C. S. & S. P.) Adds Secs. 20229 and 20229.1, Gov. C., re investment of State Employees' Retirement Fund in real property.

Provides that any county which is a contracting agency with State Employees' Retirement System may borrow from fund for construction of improvements on real property and may obtain amount equal to unspecified percent of its contributions for such purpose.

A.B. 3526—LOWREY. (Elec. & Reap.) New act, validating school district bond and tax rate increase elections.

A.B. 3527—WILSON. (G. O.) Adds Sec. 24758, B. & P. C., to require manufacturers and distributors of alcoholic beverages to notify retail licensees of price changes.

A.B. 3528—WILSON. (G. O.) Adds Ch. 12.5, Div. 9, B. & P. C., re credit purchases of fermented malt beverages.

Provides credit terms for purchase of fermented malt beverages by retail licensees shall not exceed 15 days. Forbids transactions in such beverages by retail licensee when account becomes past due.

Forbids on-sale licenses be issued or renewed if past due accounts, and requires sworn statement in application in that regard, and five sworn statements annually re status of accounts.

Provides 45-day grace period for indebtedness incurred prior to effective date of act. Establishes penalties for violations. Excludes brewer, manufacturer, distributor, or wholesaler from penalties for sale to retail licensee.

A.B. 3529—WILSON. (G. O.) Amends Sec. 23778, B. & P. C., re distilled spirits wholesaler's licenses, making no substantive change.

A.B. 3530—WILSON. (G. O.) Amends Sec. 25503, B. & P. C., re tied-house restrictions, making no substantive change.

A.B. 3531—WILSON. (G. O.) Adds Sec. 25011 and repeals Sec. 25007, B. & P. C., re alcoholic beverages.

Deletes provision authorizing manufacturer, importer, or wholesaler right to choice of customers or to divide same into functional classes.

Provides retailer may return beer if it is unmarketable or unfit for human consumption.

A.B. 3532—WILSON. (G. O.) Amends Sec. 23779, B. & P. C., re wholesaler's licenses, making no substantive change.

A.B. 3533—WILSON. (G. O.) Amends Sec. 172b, Pen. C., re sale of liquor near University of California at Los Angeles, making no substantive change.

A.B. 3534—WILSON. (G. O.) Amends Sec. 172d, Pen. C., re selling or exposing intoxicating liquor for sale in vicinity of University of California at Riverside, making no substantive change.

A.B. 3535—WILSON. (G. O.) Amends Sec. 172a, Pen. C., re prohibition against sale of intoxicating liquor in proximity of university, making no substantive change.

A.B. 3536—WILSON. (G. O.) Amends Sec. 172, Pen. C., re selling, giving away, or exposing for sale intoxicating liquors, near various campuses of University of California or near other specified state institutions, making no substantive change.

A.B. 3537—DONALD D. DOYLE (By request). (Ed.) Adds Sec. 4303.6, Gov. C., re school district food purchases.

Permits school district to contract for purchase of canned white meat albacore tuna without regard to place of catching, processing, or other treatment, subject to provisions permitting board to award contract for California product even when another bid is lower.

A.B. 3538—DONALD D. DOYLE. (Ed.) Amends Sec. 14374, Ed. C., re membership in State Teachers' Retirement System.

Provides that teachers electing not to be exempt from system shall receive credit for prior years service in position requiring certification qualifications if such teacher makes contributions he would have been required to make had he not elected to be exempt.

- A.B. 3539—DONALD D. DOYLE. (Trans. & C.) Adds Sec. 647, S. & H. C., to add State Highway Route 347 from Route 233 near Burton Station to Route 107 near Alamo.
- A.B. 3540—DONALD D. DOYLE. (Jud.) Amends Ch. 1939, Stats. 1955, re conveyance of lands in San Joaquin River to City of Antioch, making no substantive change.
- A.B. 3541—REES. (G. O.) Amends Secs. 143.1, 182, 183, 823, 2108, S. & H. C., re expenditures for highway purposes.  
Eliminates continuing appropriation of money in State Highway General Fund and State Highway Fund for state highway purposes, and subjects Department of Public Works on matters relating to highways to same budgetary controls as other state departments.  
Makes other technical and clarifying changes.
- A.B. 3542—REES. (G. O.) Amends Sec. 23661, B. & P. C., re imports of alcoholic beverages, making no substantive change.
- A.B. 3543—REES. (G. E. & E.) Repeals Art. 1 of Ch. 4, Div. 5, Title 1, Gov. C., which requires preference for American-made materials in public purchasing.
- A.B. 3544—REES. (G. O.) Amends Secs. 11553 and 11555.5, Gov. C., to increase salary of Superintendent of Banks from \$15,000 to \$17,000.
- A.B. 3545—REES. (Elec. & Reap.) Adds Sec. 2849, Elec. C., re duties and responsibilities of county and state political party central committees.  
Requires state central committee to carry on activities of any inoperative county central committee.
- A.B. 3546—REES. (Elec. & Reap.) Amends Sec. 3830, Elec. C., re ballots, making no substantive change.
- A.B. 3547—REES. (P. U. & C.) Adds Sec. 7614, P. U. C., to require diesel and diesel-electric locomotives to have adequate mufflers.
- A.B. 3548—REES. (Trans. & C.) Adds Sec. 188, Veh. C., re vehicles sold as salvage.  
Requires report to Department of Motor Vehicles when vehicle subject to registration is sold as salvage as a result of collision or fire.
- A.B. 3549—REES. (Trans. & C.) Adds Secs. 69.1 and 69.2, Veh. C., to define "driver's license" as including both operator's and chauffeur's licenses and "original driver's license" to mean first license issued.
- A.B. 3550—REES. (Rev. & Tax.) Adds Sec. 23059, R. & T. C., re bank and corporation taxes, giving "net income" same meaning as "taxable income" in federal income tax law.
- A.B. 3551—REES. (Rev. & Tax.) Adds Sec. 17035, R. & T. C., re personal income taxes, giving "net income" same meaning as "taxable income" in federal income tax law.
- A.B. 3552—REES. (Ed.) Amends Sec. 14607, Ed. C., re teachers' retirement applications.  
Restricts failure to complete retirement documents within 180 days, which would make application void, to failure without good cause.
- A.B. 3553—BONELLI. (Mun. & C. G.) Amends Sec. 5875, S. & H. C., re Improvement Act of 1911, making no substantive change.
- A.B. 3554—LANTERMAN. (Trans. & C.) Adds Sec. 699.2, Veh. C., to limit to 30 m.p.h. speed of any truck or trailer loaded so center of gravity is located above the axle higher than the measured distance of the length of the axle.

A.B. 3555—LANTERMAN. (Soc. Wel.) Amends Sec. 2222, W. & I. C., re old age assistance, making no substantive change.

A.B. 3556—LANTERMAN. (Soc. Wel.) Amends Sec. 2160, W. & I. C., re old age assistance, making no substantive change.

A.B. 3557—LANTERMAN. (Mun. & C. G.) Adds Sec. 31040.5, Wat. C., re payments by county water district under property lease or contract.

Provides that if largest annual payment to be made thereunder exceeds one-quarter of one percent of total valuation of land in district, lease or contract is invalid unless district has funds on hand to meet payments or lease or contract is approved by Districts Securities Commission.

A.B. 3558—LANTERMAN. (Mun. & C. G.) Amends Sec. 31048, Wat. C., re contracts and cooperation by county water districts, making no substantive change.

A.B. 3559—LANTERMAN. (Mun. & C. G.) Amends Sec. 31047, Wat. C., re powers of county water districts, making no substantive change.

A.B. 3560—LANTERMAN. (Mun. & C. G.) Amends Sec. 30701.5, Wat. C., re election of county water district directors, making no substantive change.

A.B. 3561—LANTERMAN. (Rev. & Tax.) Amends various secs., R. & T. C., re property taxes.

Changes various publication and notice provisions relative to sales of tax delinquent property.

Provides that person redeeming real property from tax sale in installments under permanent installment plan may elect to do so at any time prior to deed to State, rather than until right of redemption has terminated.

A.B. 3562—LANTERMAN. (Rev. & Tax.) New act, validating property taxation transactions.

A.B. 3563—LANTERMAN. (Rev. & Tax.) Amends Secs. 107, 2189.5, and 2916, R. & T. C., re property taxation.

Increases from one year to three years time during which leasehold estates or rights for production of oil or gas, together with personal property and improvements located thereon and secured thereby, are subject to seizure and sale for tax delinquency.

Expands notice requirements for tax delinquency sale for unsecured property tax to apply also to continuation of sale to later date.

A.B. 3564—LANTERMAN. (Rev. & Tax.) Amends Secs. 155, 2612.5, 2804, and 2805, adds Sec. 2612.6, and repeals Sec. 4188, R. & T. C., re property taxes.

Permits extension of time for performance of act by tax collector. Provides auditor shall enter separate valuations on roll and compute taxes and penalties thereon when tax-sold property and property not tax delinquent are separately assessed. Provides application for separate assessment must be made before any payment on tax, but need not be accompanied by payment of delinquent penalties or fee of \$1 per parcel. Eliminates definition of unused terms.

A.B. 3565—LANTERMAN. (Rev. & Tax.) Repeals Secs. 3731, 4107, and 4111, adds Sec. 3731, R. & T. C., re tax sold and tax-deeded property.

Provides whenever there is reconveyance of property erroneously sold for taxes, reconveyance shall be to State and upon written approval of district attorney; county clerk shall take acknowledgment of quitclaim deed without charge; county tax collector shall record deed; and deed shall be held by Controller as tax-deeded property and laws re deeds to the State shall apply to deed.

Deletes provision requiring Controller on request of redemption officer to issue a receipt for redemption of tax sold property which may be recorded as a deed and has effect of reconveyance of interest conveyed by sale or deed to State.

Deletes provision requiring recorder to note date of redemption and person redeeming on margin of record of deed upon redemption.

A.B. 3566—LINCOLN. (Trans. & C.) Amends Sec. 5002, S. & H. C., re public works and improvements, making no substantive change.

A.B. 3567—LINCOLN. (Trans. & C.) Amends Sec. 8502, S. & H. C., re public works and improvements, making no substantive change.

A.B. 3568—HENDERSON. (Mun. & C. G.) Amends Sec. 28109, Gov. C., re compensation for public service in Fresno County.

Increases annual salary of auditor-controller from \$9,600 to \$10,500, of district attorney from \$12,000 to \$14,400, and of supervisors from \$6,000 to \$7,200. Eliminates additional salary payable board of supervisors chairman.

A.B. 3569—THOMAS J. DOYLE. (Fin. & Ins.) Adds Sec. 21209, Fin. C., to prohibit sale by pawnbroker of pledged property at price exceeding 110 percent of loan and 6 percent interest per month.

A.B. 3570—LOWREY. (Jud.) Adds Sec. 1557.5, Pen. C., re receiving and transporting of person charged in extradition proceeding.

Specifies that agent to be appointed by Governor to receive and transport fugitive to this State be chief law enforcement officer of law enforcement agency filing charges, and permits officer to appoint agency member to act in his stead.

A.B. 3571—McGEE. (Pub. H.) Adds Sec. 4226.5, B. & P. C., and Sec. 11167.5, H. & S. C., re prescriptions for dangerous drug or narcotics.

Prohibits writing of prescription for dangerous drug or narcotic without written consent of parent or guardian if prescription is for minor.

A.B. 3572—McGEE. (Ed.) Adds Sec. 16078, Ed. C., permitting expulsion of pupil from school when school board is satisfied pupil has used, sold, or been in possession of narcotics on school premises.

A.B. 3573—McGEE. (Jud.) Amends Sec. 475, and adds Sec. 475a, Pen. C., re possession of checks and similar paper with intent to defraud.

Makes it unlawful to possess a blank or unfinished check, money order, or traveler's check with intent to fill up and complete it or cause it to be filled up and completed in order to utter or pass it to defraud any person. Changes penalty for existing offenses under section from not less than one nor more than 14 years in the state prison to imprisonment in the county jail for not less than six months or imprisonment in state prison for not more than 14 years, this penalty to be applicable to above offense.

Provides that every person who possesses a completed check, money order, or traveler's check with intent to utter or pass it or cause it to be uttered or passed, to defraud any person, is punishable in manner described above.

A.B. 3574—McGEE. (Jud.) Adds Art. 3 to Ch. 2, Div. 3, Title 2, Gov. C., re creation of California Administrative Court.

Creates such court consisting of presiding judge and unspecified additional judges to be appointed by Governor with advice and consent of Senate for four-year terms and to receive unspecified annual salaries.

Provides that after July 1, 1959, court shall have jurisdiction over all proceedings before state agencies in which administrative order or decision is required to be made after hearing at which evidence is required to be taken and in which discretion in determination of facts is involved, and provides for transfer of pending proceedings.

To become operative January 1, 1959, if constitutional amendment providing for creation of such court is proposed and adopted by people prior thereto.

A.B. 3575—O'CONNELL. (Jud.) Adds Sec. 468, Pen. C., re switch-blade knives.

Makes misdemeanor to sell, offer for sale, expose for sale, keep, carry, possess, loan, transfer or give away spring-blade, switch-blade, snap-blade, or any knife whose blade can be automatically released or exposed by spring mechanism or mechanical means.

**A.B. 3576—BIDDICK.** (G. O.) Adds Ch. 5, Div. 5, H. & N. C., re inland waters easterly of Suisun Bay.

Establishes Board of Pilot Commissioners for the Inland Waters Easterly of Suisun Bay consisting of three members appointed by Governor, with consent of Senate, and prescribes qualifications, terms, and compensation of board members and organization, powers, duties, and functions of board.

Prescribes rates of pilotage for vessels navigated to or from Bays of San Francisco, San Pablo, and Suisun, from or to waters easterly of Suisun Bay.

**A.B. 3577—BIDDICK.** (C., P., & P. W.) New act, to create San Joaquin County Flood Control District.

**A.B. 3578—MUNNELL.** (Jud.) Adds Sec. 3081.31, Civ. C., re loans secured by real property.

Prohibits charge for payment of balance of such loan prior to maturity when payments have been made for two years and limits charge for earlier payment to one month's interest.

**A.B. 3579—BELOTTI.** (Trans. & C.) Amends Sec. 718, Veh. C., re violation of weight limitations.

See digest S.B. 965, substantially identical.

**A.B. 3580—NIELSEN.** (Elec. & Reap.) Amends Sec. 5690, Elec. C., re time off with pay to vote.

Permits employee to take two hours off work with pay to vote without showing now required that he has less than four hours before opening or closing of polls and beginning or end of work shift.

**A.B. 3581—SAMUEL R. GEDDES.** (C. S. & S. P.) Amends Sec. 20215, Gov. C., re lease or sale agreements by State Employees' Retirement Board and investment of money in State Employees' Retirement Fund.

Authorizes investment of money in Retirement Fund in property or improvements for sale or lease to a county which is a contracting agency as well as for sale or lease to State.

**A.B. 3582—COOLIDGE.** (G. E. & E.) Adds Sec. 19440, B. & P. C., re horse racing.

Allows each employee of California Horse Racing Board \$15 for each day performing official duties at state, county, and district fairs.

**A.B. 3583—BACKSTRAND.** (Agr.) Amends Secs. 784.5 and 784.6, Ag. C., re agricultural products' containers, making no substantive change.

**A.B. 3584—McCOLLISTER** (By request). (Fin. & Ins.) Amends Sec. 2626, and adds Sec. 2626.5, U. I. C., re disabilities covered by unemployment disability insurance.

Eliminates provision excluding from disability insurance coverage injury or illness caused by or arising from pregnancy.

**A.B. 3585—SUMNER.** (C., P., & P. W.) Amends Sec. 30093, Wat. C., re county water districts, making no substantive change.

**A.B. 3586—BROWN.** (C., P., & P. W.) Amends Sec. 22505, Wat. C., to specifically authorize irrigation districts to lease property to cities, counties, districts or other political subdivisions of State.

**A.B. 3587—BROWN.** (C. P. & P. W.) Amends Ch. 238, Stats. 1903, the Drainage District Act of 1903, re drainage district contracts.

Provides that if bids for contracts for purchase of material are rejected, district board may readvertise or proceed to purchase materials in open market.

Authorizes district contracts involving under \$2,000 to be let without bid.

Authorizes transfer of money from general fund to construction fund for repairing, maintaining, altering, or adding to existing system of drainage works.

A.B. 3588—BROWN. (Agr.) Amends Sec. 92.8, Ag. C., to require Fairs Classification Committee to meet in February, rather than January, of each year.

A.B. 3589—BROWN. (Trans. & C.) Amends Sec. 142, adds Sec. 142.7, Veh. C., to exempt lift carriers used exclusively in farming operations from registration provisions of code.

A.B. 3590—BROWN. (Ed.) Amends Sec. 5033, adds Sec. 5033.2, Ed. C., re distressed school districts.

See digest of S.B. 2148, apparently identical, except appropriates \$15,000.

A.B. 3591—LANTERMAN. (Fin. & Ins.) Adds Sec. 740, Ins. C., re supervision of union health and welfare funds.

Makes all such funds created by contracts between unions and employers subject to supervision, investigation and actuarial control of Insurance Commissioner.

A.B. 3592—LANTERMAN. (Soc. Wel.) Amends Sec. 2000, W. & I. C., re Old Age Security, making no substantive change.

A.B. 3593—LANTERMAN. (Soc. Wel.) Amends Sec. 869.5, W. & I. C., re county payments to State.

Provides that two county settlements in payment of State for wards of juvenile court committed to Youth Authority from county shall cover periods May 1st through November 30th and December 1st through April 30th respectively.

Makes other technical and clarifying changes.

A.B. 3594—LANTERMAN. (Soc. Wel.) Amends Sec. 1505, W. & I. C., re aid to needy children, making no substantive change.

A.B. 3595—HANNA. (Mun. & C. G.) Adds and repeals various secs., Gov. C., re annexation and incorporation of cities.

Requires boundaries of territories to be incorporated or annexed to conform with assessment or ownership lines.

Prohibits certain annexations.

Provides that filing of map and legal description of territory to be annexed or incorporated with boundary commission constitutes initiation annexation and incorporation proceedings.

Allows proponents of annexation or incorporation not more than 60 days following approval of map to circulate petition.

Prohibits institution of other proceedings for specified time after initiation of proceedings.

Prescribes conditions under which boundary commission may disapprove annexation or incorporation proposals and effect thereof.

A.B. 3596—HANNA. (Mun. & C. G.) New act, validating incorporation of cities incorporated on or after February 1, 1957, and on or prior to April 1, 1957, and matters pertaining to such cities.

A.B. 3597—ELLIOTT. (Elec. & Reap.) Amends Sec. 3812, Elec. C., re order of measures on ballot.

Requires measures to be printed on ballot and in ballot pamphlets as follows: (a) Measures pertaining to education and veterans; (b) Initiatives and referendums in order of filing with Secretary of State; and (c) other measures.

A.B. 3598—BRITSCHIGI. (C. S. & S. P.) Adds Sec. 1230, Gov. C., re public officers and employees.

Provides no appointed public officer or employee shall become candidate for any office other than the one he holds at time he becomes candidate unless he resigns from his office or position or requests leave of absence at least 60 days prior to election.

A.B. 3599—BACKSTRAND. (Jud.) Adds Secs. 70025, and 70026, Gov. C., re salaries of official court reporters and filing fees in Riverside County. Specifies salary of \$8,000 per year, and filing fees of \$6.50 for Riverside County.

- A.B. 3600—CALDECOTT. (Jud.) Amends Sec. 10402, Gov. C., re members of Commission on Uniform State Laws, making no substantive change.
- A.B. 3601—FREW. (Mun. & C. G.) Amends Sec. 54900, Gov. C., re change of city and district boundaries, making no substantive change.
- A.B. 3602—FREW. (Jud.) Appropriates unspecified sum to Department of Justice to investigate violations of B. & P. C. respecting contracts and combinations in restraint of trade.
- A.B. 3603—FREW. (G. E. & E.) Adds Ch. 3, Pt. 3, Div. 7, B. & P. C., re trading stamps.  
See digest S.B. 1137, apparently identical.
- A.B. 3604—HEGLAND. (Mun. & C. G.) Amends Sec. 26905, Gov. C., re county auditor.  
Requires auditor, not later than last day of month, to examine books of treasurer as of close of business of preceding month to determine that treasurer maintained current and adequate records for internal control of transactions of his office and that treasurer's records are in agreement with auditor records, rather than requiring auditor, between first and tenth day of each month, to examine books of treasurer to see that they have been correctly kept.
- A.B. 3605—HEGLAND. (Mun. & C. G.) Adds Art. 4, Ch. 9, Div. 2, S. & H. C., county highways.  
See digest of S.B. 2116, apparently identical.
- A.B. 3606—HEGLAND. (Mun. & C. G.) Adds Sec. 24355.1, Gov. C., re county officers' cash statements.  
Authorizes supervisors in counties of over 500,000 population to provide for affidavits re county officers' cash statements to be subscribed by deputy or assistant of officer.
- A.B. 3607—GRANT. (F. & G.) Amends Sec. 790.1, F. & G. C., re crabs, making no substantive change.
- A.B. 3608—ELLIOTT. (C., P., & P. W.) Appropriates unspecified sum from State Park Fund to Division of Beaches and Parks for repair, restoration and reconstruction of historical buildings in El Pueblo de Los Angeles State Historical Monument.
- A.B. 3609—BELOTTI. (Rev. & Tax.) Amends Sec. 401, R. & T. C., re property taxes, making no substantive change.
- A.B. 3610—BELOTTI. (C., P., & P. W.) New act, re freeing of lands from public trust and providing for their sale.  
Declares certain described lands in Humboldt County to be no longer useful for navigation or fisheries and free from public trust for navigation and fisheries.  
Empowers State Lands Commission to sell such lands to abutting landowners.
- A.B. 3611—BELOTTI. (F. & G.) Appropriates unspecified amount out of Investment Fund to Ocean Research Board for marine research.
- A.B. 3612—WINTON. (G. O.) Amends Sec. 25631, adds Sec. 25631.5, B. & P. C., re sale of liquor by off-sale licensee.  
Prohibits such sale between 8 o'clock p.m. and 10 o'clock a.m. of next day, or between 12 o'clock midnight Saturday and 10 o'clock a.m. Sunday.
- A.B. 3613—WINTON. (L. & D.) Amends Sec. 4273, Ag. C., re formation of milk stabilization and marketing plans.  
Provides such plan shall be in effect within 45, rather than 30, days from date of public hearing.
- A.B. 3614—KILPATRICK. (Trans. & C.) Adds Sec. 591.5, Veh. C., to prohibit leaving vehicle on highway unattended without ignition lock mechanism in locked position and key removed, except commercial vehicles while engaged in pickups or deliveries.

- A.B. 3615—WINTON. (Trans. & C.) Amends Sec. 365, S. & H. C., to extend State Route 65 from Route 18 at Mariposa to Route 125 near Oakhurst.
- A.B. 3616—DONALD D. DOYLE. (Ed.) Amends Sec. 2201, Ed. C., re powers and duties of boards of education, making no substantive change.
- A.B. 3617—DONALD D. DOYLE. (Mun. & C. G.) Adds Sec. 65478, Gov. C., re city and county planning.  
Requires location of local government public work projects to be filed with planning commission in city or county of proper jurisdiction.
- A.B. 3618—DONALD D. DOYLE. (Mun. & C. G.) Adds Sec. 25373, Gov. C., re county capital improvements.  
Requires board of supervisors to establish plan providing for five-year program of capital improvements. Requires plan to be filed with county clerk, open to public, and revised annually.
- A.B. 3619—DONALD D. DOYLE. (Mun. & C. G.) Adds Sec. 58301.5, Gov. C., allowing dissolution of nonoperative district at election called by board of supervisors with jurisdiction over district.
- A.B. 3620—NIELSEN. (Ed.) Amends Sec. 18861, Ed. C., re school district real property.  
Permits governing board of school district to exchange, as well as sell, grant, quitclaim, or lease, real property of district not needed for school buildings to State, city, county or other school district.
- A.B. 3621—NIELSEN. (G. O.) Amends Sec. 11553, Gov. C., re salaries of state officers, changing salaries of particular officers to unspecified sum.
- A.B. 3622—MASTERSON. (Jud.) Amends Sec. 74082, Gov. C., re Richmond Municipal Court, changing clerk's salary to unspecified amount.
- A.B. 3623—MASTERSON. (Jud.) Amends Sec. 70047, Gov. C., re Contra Costa Superior Court reporters, changing annual salary to unspecified amount.
- A.B. 3624—MASTERSON. (Elec. & Reap.) Amends Sec. 1825, Ed. C., re school district elections, making no substantive change.
- A.B. 3625—CONRAD (By request). (Pub. H.) Amends Sec. 26472, H. & S. C., re adulterated food, making no substantive change.
- A.B. 3626—DILLS. (Fin. & Ins.) Amends Sec. 22451, Fin. C., re charges in connection with loans by personal property brokers, making no substantive change.
- A.B. 3627—CALDECOTT. (Jud.) Amends Sec. 89, C. C. P., re jurisdiction of municipal courts.  
Increases monetary top limit on such jurisdiction in actions for personal injuries from \$3,000 to \$8,000 and in other cases from \$3,000 to \$5,000.
- A.B. 3628—BURKE. (Rev. & Tax.) Amends Sec. 106, R. & T. C., re personal property taxation, making no substantive change.
- A.B. 3629—BURKE. (P. U. & C.) Adds Secs. 727.1 and 727.2, P. U. C., re passenger stage corporations.  
Requires Public Utilities Commission in determining reasonable charges for services of such corporations, to use exclusively operating-ratio method of making determination.  
Declares importance of services of such corporations, their present status, and need for shortening time required for placing in effect needed adjustment in rates and need for simplifying and shortening rate procedures.
- A.B. 3630—SAMUEL R. GEDDES. (G. E. & E.) Amends Sec. 5500, B. & P. C., re architecture, making no substantive change.
- A.B. 3631—SAMUEL R. GEDDES. (Mun. & C. G.) Adds Sec. 4734, H. & S. C., to provide chairman of board of directors of county sanitation district does not have power to make or second motions.

A.B. 3632—HEGLAND. (Jud.) Adds Sec. 925.1, Prob. C., re accounting by executor or administrator.

Provides that if executor or administrator is corporation or trust company, vouchers may but are not required to be filed for payment made, except when specifically so ordered by court or when written request therefor is filed with court by person interested in estate, and then only as to payments thereafter made.

A.B. 3633—HEGLAND. (Ed.) Amends Secs. 5154, 7001, and 7002, Ed. C., re apportionment of State School Fund, making no substantive change.

A.B. 3634—HEGLAND. (Jud.) Amends Sec. 192, Pen. C., re manslaughter.

Redefines one type of manslaughter in the driving of a vehicle as occurring in the commission of a lawful act which might produce death, in a careless or negligent, rather than unlawful, manner.

A.B. 3635—HEGLAND. (Trans. & C.) Amends Secs. 550.1, 551, and 552, Veh. C., to remove requirement where driver has yielded right of way to vehicles in or near intersection, at stop or yield right of way sign, or when turning left, that other vehicles then must yield right of way to him.

A.B. 3636—KELLY. (Fin. & Ins.) Adds Sec. 17043.5, B. & P. C., re giving free insurance as unfair trade practice.

Makes giving free insurance as inducement for purchases unlawful. Makes participation by insurer in such plan unlawful and grounds for suspension of certificate of authority.

A.B. 3637—KELLY. (Fin. & Ins.) Adds Art. 6.5 to Ch. 1, Pt. 2, Div. 1, Ins. C., re free insurance.

Forbids offering or effecting insurance as inducement to, or in combination with, purchases, except subscriptions to daily periodicals and except as permitted by Insurance Code.

A.B. 3638—KELLY. (Fin. & Ins.) Adds Sec. 808, Ins. C. to prohibit insurance offered as an inducement to, or in combination with, purchases and to make violation cause for suspension of authority.

A.B. 3639—KELLY. (C. P., & P. W.) Amends Sec. 10003, Wat. C., re state filings, to correct reference making no substantive change.

A.B. 3640—KELLY. (Mun. & C. G.) Adds Sec. 65809, Gov. C., prohibiting zoning changes in rural areas except with consent of owners of majority of acreage and majority of resident voters on land affected.

A.B. 3641—KELLY. (Trans. & C.) Adds Sec. 677, Veh. C., to require inspection of certain equipment on vehicles within each six months.

A.B. 3642—KELLY. (Trans. & C.) Adds Sec. 666, Veh. C., re inspection of vehicles.

See digest A.B. 3641, apparently identical.

A.B. 3643—KELLY. (Jud.) Amends Sec. 75028, Gov. C., re judges' retirement, making no substantive change.

A.B. 3644—GRANT. (G. E. & E.) Amends Sec. 17043, B. & P. C., re unfair trade practices, making no substantive change.

A.B. 3645—FREW. (G. E. & E.) Amends Sec. 17082, B. & P. C., re unfair trade practices.

Authorizes recovery of three times actual damages sustained by plaintiff in, and three times actual damages sustained by person assigning claim to plaintiff in, action for damages resulting from violation of Unfair Practices Act.

A.B. 3646—BONELLI. (Rev. & Tax.) Adds Sec. 8654, R. & T. C., re "diesel tax."

Allows deduction for amount of sales or use tax paid on diesel fuel.

Provides for quarterly payments from Retail Sales Tax Fund to Motor Vehicle Fuel Fund in amount equal to aggregate deductions.

A.B. 3647—BRITSCHIGI. (C., P., & P. W.) Amends Sec. 55333, adds Sec. 55334, Wat. C., re county water works districts.

Authorizes district to adopt ordinances, as well as rules and regulations, re district purposes, and makes violation of regulation or ordinance misdemeanor.

A.B. 3648—BRITSCHIGI. (Rev. & Tax.) Adds Sec. 8654, R. & T. C., re "diesel tax."

Provides that passenger stage coach operating over regular routes fixed by Public Utilities Commission, if at least 60 percent of vehicle miles are operated on highways other than toll-free highways of state highway and freeway system, is exempt from tax on fuel to extent that such mileage is percentage of total miles covered by vehicles subject to tax.

A.B. 3649—BRITSCHIGI. (Trans. & C.) Amends Sec. 368, S. & H. C., re state highways, making no substantive change.

A.B. 3650—BRITSCHIGI. (Mun. & C. G.) Amends Sec. 24300, Gov. C., deleting authority of board of supervisors to consolidate duties of office of coroner with office of district attorney or sheriff.

A.B. 3651—BRITSCHIGI. (Rev. & Tax.) Amends Sec. 8101, R. & T. C., re motor vehicle fuel license tax.

In case of passenger stage corporation operating over regular routes fixed by Public Utilities Commission, if at least 60 percent of vehicle mileage is via highways other than toll-free roads of state highway and freeway system, authorizes refund to extent that such mileage is percentage of total miles operated by vehicles subject to tax.

To take effect immediately, urgency measure.

A.B. 3652—BROWN. (Rev. & Tax.) Amends Secs. 18432 and 25405, R. & T. C., re personal income and bank and corporation taxes, making no substantive change.

A.B. 3653—BROWN. (Ed.) Amends Sec. 24406, Ed. C., allowing payment of compensation not exceeding \$10 a meeting for members of board of recreation commissioners.

A.B. 3654—PORTER. (Pub. H.) Amends Sec. 4802, B. & P. C., re veterinary medicine, making no substantive change.

A.B. 3655—LOWREY. (P. U. & C.) Appropriates \$60,000 to State Lands Commission for acquisition of site for small boat harbor in Lake County.

A.B. 3656—LOWREY. (C. P., & P. W.) Amends Ch. 1544, Stats. 1951, the Lake County Flood Control and Water Conservation District Act, making no substantive change.

A.B. 3657—HANSEN. (Mun. & C. G.) Amends Sec. 28109, Gov. C., re compensation of Fresno County officers, increasing annual salary of auditor-controller from \$9,600 to \$10,500, of district attorney from \$12,000 to \$14,400, and supervisors from \$6,000 to \$7,200.

A.B. 3658—HANSEN. (Soc. Wel.) Amends Sec. 2576, W. & I. C., re responsible relatives of recipients of indigent aid.

Requires county to proceed against such relatives at any time they have sufficient ability to reimburse county for all or part of aid given, rather than only if financial ability exists when aid is given and when matter comes before board of supervisors.

A.B. 3659—HANSEN. (Soc. Wel.) Amends Secs. 2601, 2603, W. & I. C., re aid to indigent.

Requires responsible relative, as well as recipient, to transfer property, or interest therein, as security for aid granted, and requires transfer by recipient or responsible relative where aid is granted to recipient's dependent spouse, parent, or child, as well as to recipient.

Gives county claim for aid granted against property acquired by spouse, parent, or adult child of recipient, as well as against property acquired by recipient.

A.B. 3660—HANSEN. (Rev. & Tax.) Amends Sec. 8102, R. & T. C., re motor vehicle fuel license taxes, making no substantive change.

A.B. 3661—BEE. (G. O.) Amends Sec. 25631, B. & P. C., re sale of liquor by off-sale licensee.

Prohibits such sales between 8 o'clock p.m. and 10 o'clock a.m. of next day, or between 8 o'clock p.m. Saturday and 10 o'clock a.m. Monday.

A.B. 3662—BEE. (Fin. & Ins.) Amends Sec. 4701, Lab. C., re workmen's compensation.

Entitles relatives of decedent to death benefit where decedent leaves no dependents.

A.B. 3663—BEE. (Soc. Wel.) Adds Sec. 143, W. & I. C., re rehabilitation of recipients of public assistance.

Requires State Department of Social Welfare to cooperate with Bureau of Vocational Rehabilitation in establishment of research and demonstration projects for rehabilitation of nondisabled recipients of public assistance, to qualify for available federal grants-in-aid.

Appropriates unspecified amount to department and bureau, jointly, for establishment of such projects.

A.B. 3664—CUNNINGHAM. (G. E. & E.) Adds Secs. 103 and 104, B. & P. C., to create two divisions in Department of Professional and Vocational Standards.

A.B. 3665—CUNNINGHAM (By request). (Jud.) Amends Sec. 190, Pen. C., re penalty for murder.

Restricts penalty of confinement for life, as alternative to death, in first degree murder cases, to cases in which there are extenuating facts or circumstances.

Requires that in first degree murder cases jury must specify penalty in verdict.

Deletes obsolete provision re murder in second degree.

A.B. 3666—CUNNINGHAM. (Jud.) Amends Sec. 335, Pen. C., re duties of district attorneys and peace officers.

Provides that every peace officer must inform against and together with the district attorney must diligently prosecute persons believed to be violators of the gaming laws, whereas section at present imposes both duties equally on every district attorney, sheriff, constable, and police officer.

A.B. 3667—CUNNINGHAM. (C. P., & P. W.) Amends Ch. 238, Stats. 1903, the Drainage District Act of 1903, to authorize institution of exclusion proceedings by drainage districts re land within city by resolution of intention of district board.

A.B. 3668—CUNNINGHAM. (C. P., & P. W.) Amends Ch. 238, Stats. 1903, the Drainage District Act of 1903, re district powers.

Authorizes districts to sell, lease, or convey rights, works, or property and to do necessary acts re agreements with the United States, state, and public or private agencies re rights, works, or property for district purposes.

A.B. 3669—CUNNINGHAM. (Jud.) Adds Sec. 4022a, Pen. C., prohibiting the operation of any place of imprisonment by any public agency other than Department of Corrections after January 1, 1962.

A.B. 3670—CUNNINGHAM. (Trans. & C.) Amends Sec. 1062, P. U. C., re safety regulations for motor trucks.

See digest of S.B. 910, apparently identical.

A.B. 3671—BEAVER. (Trans. & C.) Adds various secs., S. & H. C., adding several new state highways.

A.B. 3672—BEAVER. (C., P., & P. W.) Amends Sec. 5031, P. R. C., to add San Bernardino County State Park to State Park System and appropriate \$250,000 from State Park Fund to Division of Beaches and Parks for construction and acquisition of such park.

A.B. 3673—BEAVER. (Mun. & C. G.) Amends Sec. 31450, Gov. C., re county employees' retirement systems, making no substantive change.

A.B. 3674—BEAVER. (Ed.) Amends Sec. 407, Ed. C., changing salary of San Bernardino County Superintendent of Schools to unspecified amount.

A.B. 3675—LINCOLN. (Fin. & Ins.) Amends Sec. 5002, Fin. C., re savings and loan associations, making no substantive change.

A.B. 3676—LINCOLN. (Fin. & Ins.) Amends Sec. 6000, Fin. C., re savings and loan associations, making no substantive change.

A.B. 3677—BUSTERUD. (Rev. & Tax.) Adds and repeals various secs., R. & T. C., re personal income and bank and corporation taxation, incorporating by reference capital gains and loss provisions of federal income tax law.

A.B. 3678—BUSTERUD. (F. & G.) Amends Sec. 429, F. & G. C., to provide free hunting and fishing licenses to veterans with 50 percent or greater disability, rather than total disability.

A.B. 3679—BUSTERUD. (Rev. & Tax.) Adds Secs. 6369 and 6370, R. & T. C., re sales and use taxes.

Exempts drugs filled or prescriptions by registered pharmacists, and prosthetic, ophthalmic and ocular devices or appliances applied or dispensed by licensed persons or sold or dispensed on prescriptions of such persons.

A.B. 3680—BUSTERUD. (G. E. & E.) Amends Sec. 7066, B. & P. C., re contractors.

Provides that to obtain license applicant must submit such additional information as Registrar of Contractors prescribes.

A.B. 3681—BUSTERUD. (Pub. H.) Amends Sec. 7324, B. & P. C., re cosmetology.

Exempts from provisions of Cosmetology Act persons giving demonstrations to promote education of licensed cosmetologists if program sponsored by organization registered with Secretary of State and State Board of Cosmetology.

A.B. 3682—BUSTERUD. (Trans. & C.) Amends Sec. 200, S. & H. C., re State Highway Fund.

Declares funds accruing to cities shall not revert to State Highway Fund.

A.B. 3683—BUSTERUD. (Jud.) Amends Sec. 1193.1, C. C. P., re mechanics' liens.

Provides that recital of erroneous date of completion in notice of completion shall not affect validity of notice if true date is within 30, rather than 10 days preceding date of filing of notice for record.

A.B. 3684—DON A. ALLEN. (Jud.) Amends Sec. 43.5a, Civ. C., re liability of peace officers.

Exempts from liability a peace officer who makes arrest without warrant if he is acting within scope of employment.

A.B. 3685—DON A. ALLEN. (Jud.) Adds Sec. 330.8, Pen. C., re offense of possession of pinball machines.

Makes possession of pinball machine misdemeanor. Defines such machine as punchboard, table game or device known as "pin game," "marble game" or claw, scoop, or grab machine, or "horse racing" game, operated by coin, or by delivery of thing of value.

A.B. 3686—DON A. ALLEN. (Jud.) Amends Sec. 25661, B. & P. C., re evidence of age.

Establishes mandatory \$100 fine for misdemeanor of minor presenting false evidence of age for service of alcoholic beverages.

Makes possession of such evidence by minor a misdemeanor with like penalty.

A.B. 3687—DON A. ALLEN. (G. E. & E.) Adds Pt. 12 to Div. 3, Title 2, Gov. C., re creation of Human Relations Commission.

Declares public policy of State and purpose of act is to minimize racial prejudice or discrimination, to eliminate social disorders resulting therefrom, and to improve welfare of all the people of State by fostering improved human relationships and eliminating intolerances and fear resulting from lack of observance of rights of all people under Constitution and laws of State and United States

A.B. 3688—SEDGWICK (By request). (Ind. R.) Amends Sec. 1350, adds Sec. 1350.5, Lab. C., re working hours of women.

Authorizes emergency overtime of one hour in excess of statutory maximum under specified conditions.

A.B. 3689—DONAHOE. (G. O.) Amends Sec. 6101, P. R. C., re State Lands Commission.

Revises membership of commission to delete Director of Finance, and to add State Treasurer, Chairman of Senate Finance Committee, Chairman of Assembly Ways and Means Committee, the legislative members, as interim committee, to participate to extent compatible with legislative positions.

A.B. 3690—DONAHOE. (Rev. & Tax.) Adds Sec. 6394, R. & T. C., re sales taxes.

Exempts merchandise or products prepared by handicapped persons in sheltered workshops of nonprofit nature where sale direct to consumer and gross proceeds used for rehabilitation of physically handicapped.

A.B. 3691—DONAHOE. (Ed.) Adds Sec. 187, Ed. C., re workshops for mentally retarded persons.

Authorizes Department of Education and Department of Mental Hygiene to adopt regulations re employment and training of mentally retarded minors and adults in sheltered workshops, including those maintained by nonprofit organizations.

A.B. 3692—THELIN. (Jud.) Amends Sec. 1324, Pen. C., re compelling evidence from certain persons and granting immunity from prosecution, penalty and forfeiture.

Limits granting immunity to any felony case rather than to any criminal case, and specified cases before grand jury.

Changes proceeding for compelling witness to testify by providing a hearing before superior court rather than permitting district attorney to request superior court for order compelling witness to act.

Adds, as reason for not issuing the order, if the evidence would subject witness to prosecution in another jurisdiction.

A.B. 3693—BROWN. (Rev. & Tax.) Amends Secs. 17209 and 24349, R. & T. C., re personal income and bank and corporation taxes, making no substantive change.

A.B. 3694—RUMFORD. (Pub. H.) Amends Sec. 1600, B. & P. C., re dentistry, making no substantive change.

A.B. 3695—RUMFORD. (C. S. & S. P.) Adds Sec. 1157.2, Gov. C., re deductions from salaries or wages of public employees.

Provides for authorization of deductions for payment of dues in any bona fide association whose members are comprised exclusively of public employees in accordance with provisions made by governing body of public agency.

A.B. 3696—RUMFORD. (Pub. H.) Amends Sec. 4000, B. & P. C., re pharmacy, making no substantive change.

A.B. 3697—RUMFORD. (Pub. H.) Amends Sec. 4050, B. & P. C., re pharmacy, making no substantive change.

A.B. 3698—RUMFORD. (Pub. H.) Amends Sec. 4046, B. & P. C., re pharmacy, making no substantive change.

A.B. 3699—JOHNSON. (Fin. & Ins.) Amends Secs. 4368, 4701, and 4707, Lab. C., re workmen's compensation.

Increases maximum authorized burial expense from \$300 to \$500 for disaster service worker, from \$400 to \$500 for members of State Employees' Retirement System and for other employees.

A.B. 3700—JOHNSON. (Soc. Wel.) Amends Sec. 6657, W. & I. C., re funds of patients in state mental institutions.

Provides funds of such patient in excess of \$500, rather than \$300, in patients' personal deposit fund, may be applied to payment of funeral, as well as burial, expenses.

A.B. 3701—JOHNSON. (G. O.) Amends Sec. 5061, Pen. C., re disposition of property of deceased persons confined in state institutions.

Increases from \$300 to \$500 maximum amount of property of decedent confined in institution under jurisdiction of Director of Corrections which may be applied to expenses incurred at death, and provides that money may be used for funeral expenses as well as burial costs.

A.B. 3702—JOHNSON. (Pub. H.) Amends Sec. 3300.45, H. & S. C., to authorize not in excess of \$500, rather than \$300, for funeral expenses of person who dies while confined in state institution under jurisdiction of Department of Corrections, to be paid from deceased's estate or, if no such funds are available, by Department of Public Health.

A.B. 3703—JOHNSON. (Fin. & Ins.) Adds Sec. 3212.6, Lab. C., re workmen's compensation.

Provides that tuberculosis of member of police department of city or county or member of sheriff's office if employed on regular salary and where principal duties are active law enforcement, developing or manifesting during employment, is presumed to arise out of and in course of employment.

A.B. 3704—JOHNSON. (F. & G.) Amends and repeals various secs., F. & G. C., re abalones.

Removes limitation that Sec. 802.1, F. & G. C., re commercial abalone fishing, is to remain in effect only until ninety-first day after final adjournment of 1957 Regular Session and deletes superseded sections.

A.B. 3705—JOHNSON. (Trans. & C.) Adds Div. 11a, Veh. C., to regulate transportation of explosives.

A.B. 3706—DONALD D. DOYLE. (C., P., & P. W.) Amends Sec. 1, Ch. 1617, Stats. 1951, Contra Costa County Flood Control and Water Conservation District Act, making no substantive change.

A.B. 3707—DONALD D. DOYLE. (C., P., & P. W.) Amends Ch. 1532, Stats. 1953, the Contra Costa Storm Drainage District Act, making no substantive change.

A.B. 3708—DONALD D. DOYLE. (C., P., & P. W.) Amends Ch. 265, Stats. 1937, the Storm Drain Maintenance District Act, making no substantive change.

A.B. 3709—BIDDICK. (Ed.) Amends Sec. 18052, Ed. C., re call for bids for school district contracts.

Eliminates requirement that such call for bids specify general prevailing rate of wages in locality for each craft, classification or type of work needed to execute construction contract if school board has determined rates in accordance with Sec. 1773, Lab. C., and filed them with secretary or clerk of board.

A.B. 3710—BIDDICK. (Ed.) Amends Sec. 2201, Ed. C., re powers and duties of city boards of education, making no substantive change.

A.B. 3711—BIDDICK. (Ed.) Amends Sec. 9660, Ed. C., re education of children residing in foster homes.

Provides that children residing in licensed foster home, as well as children residing in regularly established and licensed children's institutions, shall be deemed residents of district in which they formerly resided for purposes of payment of cost of educating such children.

Deletes requirement that average daily attendance of such children must be equal to or in excess of 1 percent of total a.d.a. of district of attendance.

A.B. 3712—BIDDICK. (C. P., & P. W.) Amends Ch. 91, Stats. 1927, the Water Conservation Act of 1927, re election of directors, making no substantive change.

A.B. 3713—BIDDICK. (Ed.) Amends Sec. 24405, Ed. C., re community recreation, making no substantive change.

A.B. 3714—LEVERING. (C. P., & P. W.) Amends Sec. 4200, Gov. C., re filing of bonds by persons awarded public construction contracts, making no substantive change.

A.B. 3715—PATTEE. (C., P., & P. W.) Add Sec. 7700, P. R. C., to prohibit disposition of state lands, or control thereof, without reservation of right of people to hunt thereon, subject to laws of State including those regulating hunting.

A.B. 3716—PATTEE. (Trans. & C.) Adds Sec. 330, S. & H. C., to add State Highway Route 30 from junction of Route 56 and Del Monte Boulevard to Route 1.

A.B. 3717—CRAWFORD. (Jud.) Adds Sec. 74355, Gov. C., re San Diego municipal court officers and attaches.

Entitles such officers and attaches to same vacations, sick leaves, similar privileges and benefits as are provided San Diego County employees, including right to participate in group insurance plans adopted by San Diego board of supervisors. Applies such privileges and benefits retroactively.

A.B. 3718—CRAWFORD. (Soc. Wel.) Amends Sec. 2165d, W. & I. C., re sale of real property by applicant for or recipient of aged aid.

Changes from one year to unspecified time period during which proceeds, including trust deeds, from conversion of real property into personal property by applicant or recipient deemed real property if retained to provide home.

A.B. 3719—CRAWFORD. (Jud.) Amends Sec. 2924c, Civ. C., re defaults in mortgages and deeds of trust.

Changes from \$50 to \$100 maximum amount of trustee's or attorney's fees which may be required, in case of deed of trust, of a defaulting mortgagor, trustor, or person having subordinate encumbrance, who elects to pay entire secured obligation within three months of recording of notice of default.

A.B. 3720—SHELL. (F. & G.) Amends Secs. 713, 717, and 868, repeals 714, adds 714, F. & G. C., prohibiting commercial taking of, sale, or purchase of barracuda.

A.B. 3721—SHELL. (F. & G.) Amends Secs. 14 and 19, F. & G. C., to authorize the Fish and Game Commission to exercise general regulatory power over commercial fishing.

A.B. 3722—CHAPEL. (Jud.) Adds Sec. 69742.1. Gov. C., re superior court session.

Requires matters considered at session to include criminal as well as civil proceedings when session held in city with population of over 35,000 and with city hall at least eight miles from county courthouse.

A.B. 3723—LUCKEL. (Pub. H.) Amends Sec. 27491, Gov. C., re county coroner.

Requires that results of investigation of coroner into cause of death of certain persons be reduced to writing in synopsis form and entered upon coroner's register.

Deletes requirement that such information be reduced to writing and filed in his records of the death of the person.

A.B. 3724—LUCKEL. (Jud.) Adds Sec. 6348.6, B. & P. C., re law libraries.

Permits law library trustees to contract with board of supervisors to provide law library structure or spaces.

Validates such contracts made prior to effective date of act.

A.B. 3725—LUCKEL. (P. U. & C.) Adds Ch. 8, Div. 2, P. U. C., Municipal Passenger Stage Act, re municipal bus lines.

Provides for regulation of municipally owned passenger stage carriers operating over any public highway beyond specified peripheral limits. Requires commission to establish or approve rates for services of such carriers outside peripheral limits.

Requires that certificate of public convenience and necessity be obtained from Public Utilities Commission, except as to municipal stage carriers operating on January 1, 1957, and provides for issuance of such certificates.

A.B. 3726—HEGLAND. (Ed.) Amends Sec. 20302, Ed. C., re state colleges, making no substantive change.

A.B. 3727—COOLIDGE (By request). (Rev. & Tax.) Repeals and adds Sec. 6359.5, R. & T. C., re sales and use taxes, exempting ice and dry ice.

A.B. 3728—COOLIDGE. (Rev. & Tax.) Amends Sec. 17001, R. & T. C., re personal income tax, making no substantive change.

A.B. 3729—THOMAS. (F. & G.) Appropriates unspecified sum out of Investment Fund to Ocean Research Board for marine research.

A.B. 3730—DONALD D. DOYLE (By request). (Ed.) Adds Secs. 2204.3 and 2204.4, Ed. C., re meetings of school district boards.

Permits school boards to hold executive sessions to consider expulsion, suspension, or disciplinary action re pupil if public hearing would unlawfully disclose personal information concerning pupil. Prescribes procedure for conducting such executive sessions.

Permits boards to discuss pending legal actions against district in executive sessions.

A.B. 3731—DONALD D. DOYLE (By request). (Ed.) Amends Sec. 2202, Ed. C., re powers of boards of education.

See digest of A. B. 2741, apparently identical.

A.B. 3732—DONALD D. DOYLE (By request). (Ed.) Adds Secs. 13207, 13208, 13209, and 13226, Ed. C., re teachers.

Prohibits school boards from adopting discriminatory age policy based on age of teachers under 60, and requires age policy toward persons over 60 to apply equally to teachers and administrative personnel.

Requires teachers on substitute list for two or more years to be classified as probationary teachers.

Prohibits boards from maintaining secret files and requires all files to be made available to persons concerned on demand.

Officially recognizes professional status of classroom teacher.

A.B. 3733—WILSON. (Elec. & Reap.) Amends Sec. 2841, Elec. C., re county central committee members, making no substantive change.

A.B. 3734—WILSON (By request). (Fin. & Ins.) Amends Sec. 1678, Ins. C., to increase application fee for license as individual agent or solicitor from \$4 to \$25.

A.B. 3735—WILSON (By request). (Trans. & C.) Adds Sec. 371.7, Veh. C., exempting pickup trucks designed to carry not more than three-fourths ton from weight fees for commercial vehicles.

**A.B. 3736—MARSH** (By request). (Jud.) Adds Ch. 4, Title 1, Pt. 3, Div. 1, Civ. C., re family courts.

Provides that petition for divorce shall be referred to superior court sitting as "family court," and court shall investigate causes of marital disharmony and endeavor to remove same, and, after investigation, but not later than one year from filing of petition, shall grant or deny petition.

**A.B. 3737—MARSH.** (Mil. Aff.) Adds Sec. 702, M. & V. C., requiring all administrative expenses of Department of Veterans Affairs to be paid out of Farm and Home Building Revolving Fund and not General Fund.

**A.B. 3738—MUNNELL.** (Fin. & Ins.) Amends Sec. 4600, Lab. C., re workers' compensation, making no substantive change.

**A.B. 3739—MUNNELL.** (G. E. & E.) Adds Sec. 16721.5, B. & P. C., re combinations in restraint of trade.

Makes entering or knowingly participating in combination or concerted action designed to depress or inflate price of any commodity or real or personal property, a felony.

**A.B. 3740—PATTEE.** (Agr.) Amends Sec. 73, adds Sec. 73.5, repeals Secs. 70 and 71, Ag. C., re California State Fair and Exposition.

Abolishes Board of Directors of California State Fair and Exposition, to be succeeded by Chief of the Fairs and Exposition Division, Department of Finance.

Creates advisory committee on fairs and expositions, of three Members of Senate and three of Assembly.

**A.B. 3741—LINDSAY.** (P. U. & C.) Amends Secs. 6901, 6902, and 6903, Lab. C., re safeguards on railroads.

Requires common carrier passenger, mail, or express train to have engineer and fireman for each locomotive, whether or not propelled or drawn by steam, and to have helper, in addition to motor or power control man, for each train propelled other than by steam or electricity.

Makes similar changes with respect to common carrier freight, mixed, or work trains, self-propelled pile drivers, cars, or vehicles, or any other types of trains.

**A.B. 3742—LINDSAY.** (Agr.) Adds Sec. 830.7, Ag. C., to provide that fruit, nut, or vegetable standardization provisions shall not prohibit bulk shipments.

In effect until the 91st day after final adjournment of 1959 Regular Session.

**A.B. 3743—LINDSAY.** (C., P., & P. W.) Amends Ch. 1020, Stats. 1931, the Water Conservation Act of 1931, re water conservation district assessments.

See digest of S.B. 1966, apparently identical.

**A.B. 3744—LINDSAY.** (F. & G.) Amends various secs., F. & G. C., re antlerless deer.

Specifically authorizes Fish and Game Commission to provide for antlerless deer hunting on an area basis and provides for issuance and use of antlerless deer license tags.

**A.B. 3745—LINDSAY.** (Trans. & C.) Adds Sec. 551, S. & H. C., to add State Highway Route 351 from Route 38 near Truckee to Route 39 near Kings Beach.

**A.B. 3746—LINDSAY.** (Trans. & C.) Adds Sec. 550, S. & H. C., re state highways, adding State Route 350, from Route 65 near Auburn to Forrest Hill.

**A.B. 3747—LINDSAY.** (Mun. & C. G.) Adds various secs., S. & H. C., Ins. C., Gov. C., and Ed. C., to authorize investment of certain public moneys in bonds issued under Improvement Bond Act of 1915.

A.B. 3748—THOMAS. (P. U. & C.) Adds Pt. 4, Div. 6, H. & N. C., to require tide and submerged lands adjoining and under San Pedro Bay which have been granted to City of Los Angeles by State be forever known as "San Pedro Harbor."

A.B. 3749—McGEE. (Jud.) Adds Sec. 11523.5, Gov. C., re judicial review of administrative determinations.

Provides in such cases courts may inquire into all facts and make separate determinations thereon and shall not be bound to uphold administrative agency on basis of substantial evidence in record to support agency's decision but may make an independent finding on facts and decide case based on such determination.

A.B. 3750—McGEE. (Jud.) Adds Sec. 429, C. C. P., re pleadings, to provide that every complaint, answer, counterclaim, and cross-complaint must be verified.

A.B. 3751—McGEE. (Jud.) Amends Sec. 433, C. C. P., re demurrers.

Provides that when the ground of objection to a complaint, which does not appear on the face of the complaint, is that there is another action pending between the same parties for the same cause, the defendant may demur instead of taking the objection by answer, and the court shall take judicial notice of other actions pending in the same court or other courts of the State, and for this purpose defendant may file an affidavit with the demurrer to establish the fact of pendency of the other action or invoke such judicial notice.

A.B. 3752—McGEE. (Jud.) Adds Sec. 620, C. C. P., re special interrogatories.

Provides that court may submit to jury special interrogatories calling for specific findings on issues under pleadings and proof, that court shall require same vote theron as for verdict, and that in case of conflict between verdict and interrogatories, latter prevail, and contains related procedural provisions.

A.B. 3753—McGEE. (Jud.) Amends Sec. 625, C. C. P., re general and special verdicts.

Deletes provision that in action for recovery of money only or specific real property jury may render a general or special verdict, and provides that in all cases, court may direct jury to find a special verdict or, if they render general verdict, to find upon particular questions of fact.

A.B. 3754—McGEE. (Jud.) Adds Sec. 426.1, C. C. P., re pleading written instruments.

Provides that if any written instrument or contract is relied on to support recovery, defense, counterclaim, or cross-complaint, copy of same shall be annexed to complaint and incorporated by reference and, if not so pleaded, shall not be received in evidence.

Abolishes use of common counts for recovery upon written instrument.

A.B. 3755—McGEE. (Jud.) Amends Sec. 607, C. C. P., re order of proceedings on trial in civil actions.

Provides that prior to reception of any evidence, court shall instruct jury upon respective functions of court and jury, credibility of witnesses, meaning and effect of preponderance of evidence, and burden of proof, and may, so far as indicated by pleadings, instruct jury in the basic concepts of the law applicable to the cause.

Provides that, after above instructions, court shall state to the jury in general language the issues to be tried and the contentions of the parties as revealed by pleadings and the issues as settled on pretrial.

Provides that court may charge jury prior to arguments of counsel, and following such arguments may add such other instructions as may be necessary to guide jury.

A.B. 3756—McGEE. (P. U. & C.) Amends Ch. 1668, Stats. 1951, the Los Angeles Metropolitan Transit Authority Act, to delete provision that territory shall not be altered while outstanding bonds are unpaid.

A.B. 3757—McGEE. (C. P., & P. W.) Appropriates \$1,000,000 from State Park Fund for expenditure by Division of Beaches and Parks in development of California Riding and Hiking Trails Project.

A.B. 3758—McGEE. (P. U. & C.) Amends Sec. 9200, Corp. C., to eliminate rendering services as attorneys, dentists, or physicians and surgeons, as purpose for which nonprofit corporation may be formed.

A.B. 3759—McGEE. (G. E. & E.) Amends various secs., B. & P. C., re allocation and appropriation of revenues derived from horse racing activities, making no substantive change.

A.B. 3760—McGEE. (Jud.) Adds Ch. 5, Div. 7, Veh. C., declaring purpose of chapter is compensation to innocent persons for injuries in vehicular accidents.

A.B. 3761—McGEE. (Jud.) Adds Div. 6A, Veh. C., declaring legislative policy that personal injuries and property damage from vehicular accidents be compensated.

A.B. 3762—McGEE. (C. P., & P. W.) Amends Sec. 501, P. R. C., re Department of Natural Resources, making no substantive change.

A.B. 3763—McGEE. (C. P., & P. W.) Amends and adds various secs., F. & G. C. and P. R. C., re state administration of natural resources.

Creates Division of Fish and Game in Department of Natural Resources and abolishes Department of Fish and Game transferring its functions, duties, powers, and property to new division.

Specifically provides for administration, protection and development of State Park System by Director of Natural Resources acting through Division of Beaches and Parks as successor to all functions of State Park Commission except as to policy making.

Provides for establishment of Division of Administration, Department of Natural Resources to administer functions of department relating to recreation.

A.B. 3764—McGEE. (Trans. & C.) Adds Secs. 35277, 35278, and 35279, S. & H. C., re parking districts formed under Parking District Law of 1951.

Provides that when lands owned by city within boundaries of proposed district are being used for off-street parking or are not needed by city for other purpose and are available for such use, legislative body may provide, by ordinance, that if district is formed and bonds therefor are issued, such lands shall be treated the same in all respects as parking places acquired with proceeds of bonds, and if such ordinance becomes effective, revenue from parking facilities on such lands may be pledged and used for same purposes as may revenue from facilities acquired or improved with proceeds from such bonds.

A.B. 3765—McGEE. (Trans. & C.) Adds Secs. 35277, 35278, and 35279, S. & H. C., re parking districts formed under Parking District Law of 1951.

Provides that when lands owned by city within boundaries of proposed district are being used for off-street parking or are not needed by city for other purpose and are available for such use, legislative body may provide, by ordinance, that if district is formed and bonds therefor are issued, such lands shall be treated the same in all respects as parking places acquired with proceeds of bonds, and if such ordinance becomes effective, revenue from parking facilities on such lands may be pledged and used for same purposes as may revenue from facilities acquired or improved with proceeds from such bonds.

To take effect immediately, urgency measure.

A.B. 3766—McGEE. (Ed.) Amends Sec. 4801, Ed. C., re printing and binding required by Department of Education, making no substantive change.

A.B. 3767—McGEE. (Jud.) Adds Sec. 69755, Gov. C., re sessions of superior court.

Prohibits for two years after effective date of act the holding of sessions of superior court in city in county with population of 2,000,000 or over unless session has heretofore been held in such city in accordance with law.

Makes provision inapplicable to sessions held in a city other than that prescribed by law in case of war, insurrection, pestilence, or other public danger.

A.B. 3768—McGEE. (Jud.) Adds Art. 13, Ch. 9, Title 8, Gov. C., creating Los Angeles County Municipal Court.

Provides for one municipal court, to be known as Los Angeles County Municipal Court, in Los Angeles County, to constitute of existing municipal court districts or districts hereafter created in Los Angeles County.

Makes such districts constitute division of Los Angeles County Municipal Court. Continues divisions as municipal court districts for purposes of election of judges and requires judge elected to serve in division to maintain his residence therein.

Requires election of presiding judge of Los Angeles County Municipal Court by judges of court.

Prescribes duty and salary of presiding judge.

Requires judges of Los Angeles County Municipal Court to appoint clerk, executive officer, and statistician and prescribe their duties.

Provides for one jury commissioner for Los Angeles County Municipal Court.

A.B. 3769—McGEE. (Jud.) Amends Sec. 72622, Gov. C., re Los Angeles County municipal courts, making no substantive change.

A.B. 3770—McGEE. (Jud.) Amends Sec. 72621, Gov. C., re Los Angeles County municipal courts, making no substantive change.

A.B. 3771—McGEE. (Jud.) Amends Sec. 72620, Gov. C., re Los Angeles County municipal courts, making no substantive change.

A.B. 3772—McGEE. (Jud.) Amends Secs. 10650, 10651, 10658, Elec. C., re election of superior and municipal court judges.

Permits voters of county to adopt special constitutional method of electing judges of superior and municipal courts, and makes operation contingent upon enactment of unspecified Assembly Constitutional Amendment.

A.B. 3773—McGEE. (Jud.) Amends Sec. 71145, Gov. C., increasing from six to 12 years terms of office of municipal court judges.

Operative only if unspecified constitutional amendment is proposed at 1957 Regular Session and adopted by people.

A.B. 3774—McGEE. (Jud.) Adds Secs. 69505, 72275, and 72700.5, Gov. C., re presiding judges.

Requires election of presiding judge of superior court of county with population of 2,000,000 or less by judges of court, and prescribes term, duties, and method of removal of such presiding judge.

Requires election of presiding judge of municipal court by judges of municipal court in City of Los Angeles, and prescribes term, duties, and method of removal of such presiding judge.

Makes certain general provisions concerning presiding judge of municipal court inapplicable to presiding judge of municipal court of City of Los Angeles.

A.B. 3775—McGEE. (Jud.) Amends Secs. 68201 and 68202, adds Sec. 68202.5, Gov. C., re salaries of Los Angeles presiding judges of superior and municipal courts.

Increases annual salary of superior court presiding judge in Los Angeles County from \$18,000 to \$19,000.

Increases annual salary of municipal court presiding judge in such county from \$16,500 to \$17,500.

A.B. 3776—McGEE. (Jud.) Amends Sec. 572, W. & I. C., and Sec. 1741, C. C. P., excepting Los Angeles superior court from requirement that judges annually designate one or more judges to hear cases in juvenile and conciliation courts.

A.B. 3777—McGEE. (Jud.) Adds Secs. 69896.5 and 72716, Gov. C., re executive officer of superior and municipal courts.

Requires judges of superior court in county with population of over 2,000,000 and judges of municipal court in City of Los Angeles to appoint executive officer for such superior and municipal court respectively.

Prescribes qualifications, salary and duties of such executive officer.

A.B. 3778—McGEE. (Jud.) Amends Secs. 196 and 1032.5, repeals Sec. 233, and adds Sec. 195.5, C. C. P., re fees of jurors in civil cases.

Provides that in all such cases fee shall be \$6 per day, rather than \$3 per day or as otherwise provided by statute.

Provides that above provisions notwithstanding, the fee required to be deposited and chargeable as costs for eight-member jury is \$48 per day, excess costs to be borne by county, but if party demands 12-member jury, he must pay all costs resulting from having additional four members.

Makes other technical changes.

A.B. 3779—McGEE. (Jud.) Adds Sec. 72605, Gov. C., re municipal court jurors in county with population of 2,000,000 or more.

Requires selection of jurors by uniform "key number" system and giving jurors uniform examination and instruction pamphlet, devised or prepared by municipal court judges acting as aggregate official body.

A.B. 3780—McGEE. (Jud.) Amends Sec. 89, C. C. P., re transfer of actions from superior court to municipal court.

Provides that when in course of superior court pretrial conference, judge concludes that demand is exaggerated and damages that can be proved are in amount within original jurisdiction of municipal court, he may transfer action to such court, which shall try case.

Provides that such transfer does not reduce demand, and recovery in transferred case is not restricted by jurisdictional limits otherwise imposed on municipal court.

Requires party to submit to pretrial judge, on request, detailed statement of damages.

A.B. 3781—McGEE. (Jud.) Adds Sec. 68206.5, Gov. C., providing compensation for pro tempore superior court judges at same amount as judge.

A.B. 3782—McGEE. (Jud.) Amends Sec. 117, C. C. P., re small claims courts, to increase jurisdictional limit therein from \$100 to \$200.

A.B. 3783—McGEE. (Jud.) Adds Sec. 826.7, W. & I. C., re referees of juvenile court in traffic offense cases.

Makes municipal and justice court judges ex officio referees of juvenile court with authority to hear and dispose of traffic offenses committed by persons under 18 years of age.

Requires such judges to certify any such person to juvenile court if offense charged constitutes or might constitute felony; if person, during preceding 12 months, has committed three or more moving traffic violations; or if there are aspects of case suggesting that person has serious criminal tendencies or is in need of detention.

Makes orders of judges acting as juvenile court referees subject to review by juvenile court on application of minor or his parent or guardian.

A.B. 3784—McGEE. (Jud.) Adds Sec. 849.5, Pen. C., re admission to bail in arrest without warrant.

Establishes procedure whereby superior court judge or commissioner may, prior to arrested person's being taken before magistrate, upon application of arrested person, member of family, or attorney, in arrest without warrant for bailable offense, set time and place for appearance before magistrate, fix and accept apparently appropriate bail, and release person on bail.

A.B. 3785—McGEE. (Jud.) Amends Sec. 1871, C. C. P., re expert witnesses in civil actions.

Permits court to order that compensation of medical experts in such actions be charge against county, rather than be paid by parties.

A.B. 3786—McGEE. (Jud.) Amends Sec. 68093, Gov. C., increasing from \$2 to \$6 daily compensation of witnesses in superior court civil cases.

A.B. 3787—McGEE. (Jud.) Amends and repeals various secs., W. & I. C., re commitment of mentally disordered persons.

Eliminates right to jury trial of person committed as mentally ill. Preserves such right where person committed as dipsomaniac, inebriate, drug addict, or sexual psychopath, and prescribes trial procedure for such cases.

A.B. 3788—McGEE. (Jud.) Amends Sec. 612, C. C. P., re juries, to permit jury to take court's instructions into jury room in civil actions.

A.B. 3789—McGEE. (Jud.) Adds Sec. 68205, Gov. C., re reduced compensation for Los Angeles superior and municipal court judges in event of protracted illness.

Requires salary of such a judge to be reduced one-third after he has been unable to perform duties of his office for uninterrupted period of four months due to physical or mental illness, and to be reduced to one-half after illness has so incapacitated him for eight months. Provides for normal salary when he regains capacity and does resume performance of duties.

A.B. 3790—McGEE. (Jud.) Adds Sec. 69905, Gov. C., re Los Angeles Superior Court statistician.

Authorizes appointment of statistician by majority of superior court judges in such county. Provides salary of unspecified amount. Prescribes duties, including the accumulation and evaluation of material as directed.

A.B. 3791—McGEE. (Jud.) Amends Sec. 70142, Gov. C., and Sec. 1744, C. C. P., re qualifications and compensation of superior court commissioners.

Requires such commissioner to be admitted to practice before California Supreme Court for five years immediately preceding his appointment, in addition to being United States citizen and California resident.

Requires Los Angeles conciliation commissioner to have above qualifications and increases his annual salary from \$9,000 to \$13,500.

A.B. 3792—McGEE. (Jud.) Amends Sec. 595, C. C. P., re continuances in civil actions.

Deletes provision that in all such cases court shall postpone trial or hearing of any motion or demurrer for not more than 30 days, on written stipulation of all attorneys of record for parties who have appeared.

A.B. 3793—McGEE. (Jud.) Amends Sec. 27706, Gov. C., re county public defenders.

Requires defender to defend person charged with offense triable in superior court at preliminary examination in municipal court even if court is in city with city public defender.

A.B. 3794—McGEE. (Jud.) Amends Sec. 739.1, Veh. C., to provide that notice to appear for violation of Veh. C. is in unspecified form, it shall constitute a complaint notwithstanding defendant fails to appear or deposit bail, or if defendant pleads guilty.

A.B. 3795—McGEE. (Jud.) Adds Sec. 737.4, Veh. C., to require judges of municipal courts in county of two million population or over to establish uniform bail schedule for all such courts in cases in which person is arrested for or receives notice of, violation of Veh. C., or local ordinance and is not immediately taken before magistrate.

A.B. 3796—McGEE. (Jud.) Amends Sec. 72052, Gov. C., re destruction of municipal court records.

Prescribes conditions under which municipal court records may be ordered destroyed after five, rather than 15, years where microphotographic film is made.

Requires clerk to make copies of such records and keep copy available for use of public.

A.B. 3797—O'CONNELL. (P. U. & C.) Repeals Art. 6, Ch. 2, Pt. 1, Div. 1, Title 5, Gov. C., re airports, to delete general authority of cities and counties to acquire, operate, and finance airport.

A.B. 3798—O'CONNELL. (G. E. & E.) Adds Sec. 19538.3, B. & P. C., re horse racing.

Appropriates unspecified percent of each licensee's charity day net proceeds for credit to the current support appropriation for Department of Veterans Affairs to be expended to assist veterans and their dependents to present certain claims against United States.

A.B. 3799—O'CONNELL. (Jud.) Adds Sec. 327, Pen. C., re lotteries and gaming.

Provides that laws on lotteries and gaming do not apply to lotteries or games of chance conducted by nonprofit charitable, fraternal, and benevolent organizations, including veteran's organizations chartered by Congress.

A.B. 3800—O'CONNELL. (P. U. & C.) Amends Sec. 486, P. U. C., re common carriers, making no substantive change.

A.B. 3801—O'CONNELL. (Fin. & Ins.) Amends Sec. 24000, Fin. C., re small loans, making no substantive change.

A.B. 3802—O'CONNELL. (Fin. & Ins.) Amends Sec. 99, Fin. C., re banks, making no substantive change.

A.B. 3803—O'CONNELL. (Fin. & Ins.) Amends Sec. 22000, Fin. C., re personal property brokers, making no substantive change.

A.B. 3804—O'CONNELL. (Fin. & Ins.) Amends Sec. 14003, Fin. C., re credit unions, making no substantive change.

A.B. 3805—O'CONNELL. (Fin. & Ins.) Amends Sec. 5000, Fin. C., re savings and loan associations, making no substantive change.

A.B. 3806—O'CONNELL. (Fin. & Ins.) Amends Sec. 10003, Fin. C., re borrowers' mutual savings and loan associations, making no substantive change.

A.B. 3807—O'CONNELL. (Fin. & Ins.) Amends Sec. 18000, Fin. C., re industrial loans, making no substantive change.

A.B. 3808—O'CONNELL. (Jud.) Amends Sec. 3021, Civ. C., re assignment of accounts receivable, making no substantive change.

A.B. 3809—O'CONNELL. (Jud.) Amends Sec. 2980, Civ. C., re recording of conditional sales contracts of mining equipment and machinery, making no substantive change.

A.B. 3810—O'CONNELL. (Jud.) Amends Sec. 1721, Civ. C., re definition of contract to sell goods, making no substantive change.

A.B. 3811—O'CONNELL. (Jud.) Amends Sec. 2972, Civ. C., re mortgages, making no substantive change.

A.B. 3812—O'CONNELL. (F. & G.) New act, releasing certain railroad right of way and all street areas in Hunters Point Reclamation District from trust for navigation and fishery.

A.B. 3813—O'CONNELL. (C., P., & P. W.) New act, re tide and submerged lands conveyed in trust to City of Long Beach.

Requires State Lands Commission to determine boundaries of such lands, and authorizes it to bring actions and employ special counsel for that purpose.

Appropriates unspecified sum from Investment Fund to commission for such purposes.

A.B. 3814—MEYERS. (Mun. & C. G.) Appropriates unspecified sum from State Lands Act Fund out of revenue from tidelands oil and gas to appropriate state agency for small harbor improvement.

A.B. 3815—MEYERS. (G. E. & E.) Adds Ch. 3, Pt. 2, Div. 24, H. & S. C., creating California Farm and Home Authority and requiring that it prescribe standards for home construction and guarantee prescribed types of home loans.

A.B. 3816—MEYERS. (Mun. & C. G.) Adds Div. 13, S. & H. C., re uniform systems of street name signs and numbers.

Establishes standard for system of street name signs and street numbers. Directs every city and city and county to adopt uniform system.

Provides State Controller shall not draw warrant for payment of state money for street purposes after July 1, 1958, to city or city and county not complying.

A.B. 3817—MEYERS. (Mun. & C. G.) Appropriates unspecified amount to Board of State Harbor Commissioners for San Francisco Harbor for support of fire boats of City and County of San Francisco.

A.B. 3818—MEYERS. (Trans. & C.) Repeals and adds Sec. 130.1, Veh. C., re information services re Department of Motor Vehicles records.

Provides with respect to private information services which do not have valid permits prior to effective date of act, that director may, rather than shall, grant permit to search records if, in addition to satisfying existing conditions, permit will not adversely affect work of department.

Increases from \$5,000 to \$10,000 bond required to protect department and persons damaged by acts of permit holders.

Requires permit holder pay \$50 fee per month and \$10 per month for each employee of permit holder who works in department building. Provides for additional charges subject to approval by Department of Finance.

Provides provision re private information services does not prevent news, radio and television representatives from access to department records.

A.B. 3819—MEYERS. (C. S. & S. P.) Amends Sec. 18853, Gov. C., re salaries of State employees.

Provides for fixing of salary limits for laborers, workmen, and mechanics employed on a monthly, as well as hourly or per diem basis, in accordance with prevailing rate of wages in various localities in State and that such salary need not be uniform throughout State.

Adds provision that Personnel Board shall take into account the kind and nature of the work and skills required as well as prevailing rate of wages in such localities in fixing such salary limits.

A.B. 3820—MEYERS. (C. S. & S. P.) Adds Sec. 13927, Gov. C., re uniforms of state employees.

Provides that when state agency requires its employees to wear uniform clothing or accessories, the State shall pay original cost and replacements as reasonably required.

Provides for adoption of rules by Board of Control governing determination of costs and method and manner of payment.

A.B. 3821—MEYERS. (Trans. & C.) Amends Sec. 23.5, S. & H. C., re freeways, making no substantive change.

A.B. 3822—MEYERS. (Pub. H.) Amends Sec. 6521, B. & P. C., re barbers, making no substantive change.

A.B. 3823—MEYERS. (L. & D.) Amends Sec. 4225, Ag. C., re stabilization and marketing of milk, making no substantive change.

A.B. 3824—MEYERS. (Trans. & C.) Adds Ch. 4, Div. 17, S. & H. C., re California Toll Road Authority.

Creates California Toll Road Authority and authorizes it to issue revenue bonds to finance construction of toll roads, construct and maintain toll roads, and impose tolls thereon.

A.B. 3825—MEYERS. (Trans. & C.) Amends Sec. 30000, S. & H. C., re California Toll Bridge Authority, making no substantive change.

A.B. 3826—MEYERS. (Mun. & C. G.) Adds Sec. 35012, Gov. C., re cities.

Allows city to be transferred or annexed to, or consolidated with, other city or city and county. Allows city or city and county to annex unincorporated territory in another county.

A.B. 3827—MEYERS. (Mun. & C. G.) Amends Sec. 13108, H. & S. C., re fire regulations.

Requires State Fire Marshal to make and enforce fire regulations for protection of buildings owned, leased, or operated by State, instead of for state institutions only.

A.B. 3828—MEYERS. (Trans. & C.) Adds Sec. 588.5, Veh. C., to prohibit use of parking meters by local authorities except in business districts as defined in Veh. C.

A.B. 3829—MEYERS. (Trans. & C.) Adds Sec. 92.5, S. & H. C., re state highways.

Requires Department of Public Works to install in all tunnels on state highways devices to sustain reception by radios in vehicles traveling through such tunnels.

A.B. 3830—MEYERS. (G. O.) New act, creating commission for purpose of studying effects of drug addiction to consist of unspecified number of members appointed by Governor.

A.B. 3831—MEYERS. (W. & M.) Appropriates unspecified amount out of unnamed fund for improvement of San Francisco Yacht Harbor.

A.B. 3832—MEYERS. (Mun. & C. G.) New act, re expenses of wards of Youth Authority.

Requires Youth Authority to reimburse county or city and county for expenses of caring for wards of Youth Authority confined in county or city and county youth guidance center or juvenile hall.

A.B. 3833—MEYERS. (Trans. & C.) Adds Sec. 479, Veh. C., to require Department of Public Works or local authorities to place and maintain warning signs and lights around portion of highway or street undergoing construction or repair.

A.B. 3834—MEYERS. (Agr.) Amends Sec. 648.1, Ag. C., re use of colored oleomargarine or colored margarine in restaurant, to permit use in preparation of food.

A.B. 3835—MEYERS. (Jud.) Amends Sec. 74502, Gov. C., re San Francisco municipal court clerk, making no substantive change.

A.B. 3836—MEYERS. (Jud.) Amends Sec. 74501, Gov. C., re San Francisco municipal court judges, changing number to unspecified amount.

A.B. 3837—MUNNELL. (P. U. & C.) Adds Sec. 768.5, P. U. C., to require overhead clearances for safety of employees of common carrier railroad corporations to be at least seven feet high.

A.B. 3838—CONRAD. (Mil. Aff.) Appropriates unspecified amount to California Disaster Office to carry out California Disaster Act.

A.B. 3839—HENDERSON. (Mun. & C. G.) Amends Sec. 28109, Gov. C., re compensation for public service in Fresno County, making no substantive change.

A.B. 3840—HENDERSON. (Jud.) Amends Sec. 73682, Gov. C., re Fresno Municipal Court, making no substantive change.

A.B. 3841—HENDERSON. (Ed.) Amends Sec. 409, Ed. C., re salary of Fresno County Superintendent of Schools, making no substantive change.

A.B. 3842—DON A. ALLEN. (Jud.) Adds Sec. 12026.5, Pen. C., re registration of firearms.

Requires person with firearm capable of being concealed on person to register fact of possession with chief of police of city or sheriff of county within 72 hours of acquiring possession or the effective date of act, requires reregistration on change of residence, and makes noncompliance misdemeanor.

A.B. 3843—BELOTTI. (Trans. & C.) Adds Sec. 329.5, S. & H. C., requiring Routes 29 and 35 to be constructed to state highway standards without unnecessary delay.

A.B. 3844—BELOTTI. (Trans. & C.) Adds Sec. 562, S. & H. C., to add State Highway Route 242 from Route 1 near Ukiah to Route 48 near Boonville.

A.B. 3845—BELOTTI. (F. & G.) Appropriates unspecified sum to Department of Fish and Game to establish Prairie Creek Fish Hatchery in Humboldt County.

A.B. 3846—FRANCIS. (Rev. & Tax.) Amends Sec. 106, R. & T. C., re property taxation, making no substantive change.

A.B. 3847—FRANCIS. (Fin. & Ins.) Amends Sec. 1916, Civ. C., re interest rates, making no substantive change.

A.B. 3848—FRANCIS. (Elec. & Reap.) Amends Sec. 1000, Elec. C., re elections, to correct erroneous cross-reference, making no substantive change.

A.B. 3849—FRANCIS. (Jud.) Amends Sec. 311, Pen. C., re indecent exposure, obscene or indecent literature, lewd conduct, and criminal activities in connection therewith, making no substantive change.

A.B. 3850—COOLIDGE. (Trans. & C.) Amends Sec. 710, Veh. C., trailer coaches.

Provides permit for movement of overwidth trailer coaches not exceeding 10 feet in width shall not be limited as to number of times or distance trailer coach may be moved.

Declares legislative intent that trailer coaches be allowed to move, under permit, and by licensed convoy carrier only, from manufacturer's plant to dealer's lot and to ultimate consumer at any point within or without State.

A.B. 3851—COOLIDGE. (Trans. & C.) Amends Sec. 18250, H. & S. C., re trailer coaches.

See digest of S.B. 2257, apparently identical.

A.B. 3852—LOWREY. (C., P., & P. W.) Appropriates \$3,000,000 from Investment Fund to Department of Water Resources for acquisition of rights of way and work to clear way for federal construction of flood control dam at Parks Bar Dam and Reservoir site on Yuba River.

To take effect immediately, urgency measure.

A.B. 3853—GAFFNEY. (Ind. R.) Amends Sec. 65, Lab. C., re industrial relations, making no substantive change.

A.B. 3854—GAFFNEY. (Jud.) Amends Sec. 215, Lab. C., re penalties for violations of provisions regulating payment of wages.

Makes violation of provision requiring employer to make payments to health or welfare fund pursuant to agreement a misdemeanor.

A.B. 3855—GAFFNEY. (Ind. R.) Amends Sec. 6313, Lab. C., re workmen's safety, making no substantive change.

A.B. 3856—GAFFNEY. (Ind. R.) Amends Sec. 6312, Lab. C., re labor, making no substantive change.

A.B. 3857—GAFFNEY. (Ind. R.) Amends Sec. 50.5, Lab. C., re industrial relations, making no substantive change.

A.B. 3858—BRUCE F. ALLEN. (Trans. & C.) Amends, adds, and repeals various secs., S. & H. C., re San Francisco Bay crossings.

Authorizes changes in San Francisco-Oakland Bay Bridge to permit use of entire bridge for vehicular travel, and use of bridge construction and revenue funds and surplus revenues therefor. Authorizes pledging of revenues to pay bonds issued therefor and combining financing in bond issue for Southern Crossing.

Deletes existing authorization for financing and constructing Southern Crossing and provides that financing and construction shall be commenced, on location to be determined by Department of Public Works and California Toll Bridge Authority, when authority finds it can be done without increasing rates of tolls on Bay Bridge existing on January 1, 1957, but does not prohibit changes in rates of tolls after bridge is constructed. Authorizes pledge of revenues from both bridges to pay bonds, which may be issued in successive issues or series. Requires authority to file report with Legislature by February 1, 1959, if it determines Southern Crossing cannot be financed without increase in tolls.

Provides that westerly terminus of Southern Crossing is to be between Army Street in San Francisco and Visitacion Point in San Mateo County and easterly terminus is to be between mouth of San Leandro Bay and mouth of San Lorenzo Creek.

A.B. 3859—BRUCE F. ALLEN. (C., P., & P. W.) Repeals Sec. 30651, S. & H. C., to remove definition of "toll bridge" and "southern crossing" from art. on Southern Bay Crossing.

A.B. 3860—BRUCE F. ALLEN. (C., P., & P. W.) Amends Sec. 65072, Gov. C., re regional planning, making no substantive change.

A.B. 3861—BRUCE F. ALLEN. (C., P., & P. W.) Amends Sec. 65020, Gov. C., re state and local planning, making no substantive change.

A.B. 3862—BRUCE F. ALLEN. (Pub. H.) Amends Sec. 11714, H. & S. C., re use of minors in narcotics trafficking or unlawful disposition of narcotics to minors.

Prescribes additional penalties of imprisonment for life in state prison or death for conviction of such offense after previous conviction of narcotics offense, at discretion of jury or court trying same.

A.B. 3863—BRUCE F. ALLEN. (Jud.) Amends Sec. 1203, Pen. C., re probation.

Eliminates absolute prohibition against granting probation for certain listed felonies and provides instead that probation shall not be granted for such offenses except in unusual cases where the interest of justice so demands.

Provides that court may summarily grant, as well as summarily deny, probation in misdemeanor cases, and permits granting of probation in all misdemeanor cases, not only in cases where discretion is conferred on the court or any board or commission or other authority as to the extent of punishment.

A.B. 3864—BRUCE F. ALLEN. (Jud.) Amends Ch. 526, Stats. 1919, to revise description of tide and submerged lands granted in trust to Orange County.

A.B. 3865—BRUCE F. ALLEN. (Jud.) Amends Sec. 75025, Gov. C., re retirement of judges, making no substantive change.

A.B. 3866—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 3044, W. & I. C., re aid to needy blind, making no substantive change.

A.B. 3867—BRUCE F. ALLEN. (Soc. Wel.) Amends Sec. 2160.3, W. & I. C., re Old Age Security Law, making no substantive change.

A.B. 3868—BRUCE F. ALLEN. (G. E. & E.) Amends Sec. 11551, adds Sec. 11551.1, Gov. C., changing salary of Director of Mental Hygiene to unspecified amount.

A.B. 3869—BRUCE F. ALLEN. (M., O., & M. I.) Amends Secs. 6827, 6829.1, 6830, 6834, and 6873.2, P. R. C., re mineral leases of state lands.

Substitutes for present royalty requirements governing oil and gas leases of state lands, royalty on oil of not less than 12½ percent and sliding scale royalty beginning at 12½ percent, as determined by State Lands Commission, and royalty of not less than 12½ percent for gas and products extracted from gas, rather than present royalty requirements of flat rate royalty of 12½ percent on oil and 10 percent on gas for lands not within known geologic structure of producing oil or gas field and fixed royalty of 16½ percent or sliding scale royalty beginning at 16½ percent, as determined by commission, and 15 percent on gas for lands within known geologic

structure of producing oil or gas field; thereby eliminating differential in royalties as between lands within such geologic structures and lands not within such geologic structures.

Makes allowance for oil treatment and dehydration of not exceeding five cents per barrel applicable to all such leases rather than present allowance of such amount re lands not within known geologic structure of producing oil or gas field and reasonable allowance re lands within such structure.

Authorizes commission, if specified in bid invitation, to award lease to one who undertakes to pay highest royalty rate.

Makes maximum drilling term of three years applicable to oil and gas leases of all state lands whether within or not within known geologic structure of producing oil or gas field.

Extends scope of provision requiring commission to reserve rights re spacing and production restrictions, to cover oil and gas leases of all state lands under jurisdiction of commission and such leases of tide and submerged lands granted in trust to City of Long Beach.

Eliminates requirement that right of commission to regulate spacing and production of wells on leased lands be exercised only through rules and regulations. Deletes requirement that commission restrict rate of production to that provided by federal or state laws or rules or regulations, or by reasonable plan ordered by commission or agreed to by majority of total production.

Requires commission to make determination as to offering of lands for lease where hearing held, in not less than 30 days, rather than within 30 days, after hearing. Clarifies provisions re determination of commission as to offering lands for oil and gas leases by making it clear that commission may, after such hearing, determine either to offer the lands for lease or not to do so.

Makes other technical changes.

A.B. 3870—BRUCE F. ALLEN. (M., O., & M. I.) Amends Sec. 6871.4, P. R. C., re oil and gas leases of State's tide and submerged lands.

Deletes requirement that lease of such lands as are not within known geologic structure of a producing oil or gas field embrace not less than 1,920 acres.

A.B. 3871—BRUCE F. ALLEN. (M., O., & M. I.) Amends Sec. 6826, P. R. C., re state lands, making no substantive change.

A.B. 3872—SAMUEL R. GEDDES. (Fin. & Ins.) Adds Sec. 3211.94, Lab. C., re workmen's compensation.

Entitles to same benefits as members of California Highway Patrol the following: members of State Police and State Harbor Police, investigators for Labor Commissioner, special agents and investigators of Attorney General's office, who perform active law enforcement or investigatory services.

A.B. 3873—LOWREY. (Trans. & C.) Amends Sec. 72, S. & H. C., re state highways, making no substantive change.

A.B. 3874—GRANT. (Ed.) Amends Sec. 2103.1, Ed. C., re compensation of board of education members, making no substantive change.

A.B. 3875—GRANT. (C. S. & S. P.) Amends Sec. 31628, Gov. C., re county employees' retirement systems, making no substantive change.

A.B. 3876—CALDECOTT. (Jud.) Amends Sec. 12701, Corp. C., re quorum at shareholders' meeting of cooperative corporation.

Changes from 10 percent to the lesser of 5 percent or 250, number of shareholders required to be present to constitute quorum, unless by-laws require greater number or percentage.

A.B. 3877—CALDECOTT. (Elec. & Reap.) Adds Ch. 1, Div. 16, Elec. C., re Fair Elections Practices Study Commission.

Declares public policy to minimize campaign abuses created by defects in Elections Code, by circumventions of intent of provisions of that code, and by lack of understanding or disinterest among electorate.

Creates Fair Elections Practices Study Commission to achieve above object. Specifies membership, powers and duties of commission. Requires commission to

report to Governor and Legislature prior to March 1, 1959, recommending such legislation as results of its study indicate is necessary.

Appropriates \$50,000 to carry out provisions.

Declares act ceases to be effective March 1, 1961.

A.B. 3878—MACBRIDE. (Agr.) Amends Sec. 160.2, Ag. C., re agriculture, making no substantive change.

A.B. 3879—MACBRIDE. (G. E. & E.) Adds Sec. 5051, P. R. C., to require Division of Beaches and Parks to provide parking facilities for visitors to Sutter's Fort.

A.B. 3880—MACBRIDE. (Trans. & C.) Adds Sec. 527.5, Veh. C., re vehicle turn outs.

Requires slow moving vehicles to drive into nearest turn out constructed for such purpose whenever two or more vehicles are closely following such vehicle, and requires Department of Public Works to post appropriate signs near turn outs.

A.B. 3881—MACBRIDE. (G. E. & E.) Amends Sec. 19828, H. & S. C., re contractors.

Requires state contractor's license as condition to issuance of building permit to contractor by county or city which has local building ordinance.

A.B. 3882—MACBRIDE. (Mun. & C. G.) Adds Sec. 14454, H. & S. C., re county fire protection districts, setting forth procedure by which name of district may be changed.

A.B. 3883—MACBRIDE. (Ed.) Adds Sec. 13831.4, Ed. C., re salaries of school district employees.

See digest of A. B. 1749, apparently identical.

A.B. 3884—MACBRIDE. (Ed.) Amends Sec. 13831.2, Ed. C., re salaries of certificated employees of school districts.

Requires payment of salary due to certificated employee for service rendered while credential not in force upon renewal of such credential within 60 days after rendition of service.

A.B. 3885—MACBRIDE. (G. E. & E.) Amends Secs. 7068 and 7095, B. & P. C., re disciplinary decisions of Registrar of Contractors.

Permits such decision to impose condition that any or all personnel of licensed or applicant entity individually pass written examination for reinstatement or issuance of license.

Requires examination for reinstatement of license suspended for less than year to be given without fee.

A.B. 3886—MACBRIDE. (Fin. & Ins.) Amends Sec. 1034, U. I. C., re employer protests of unemployment insurance benefit charges.

Changes time within which employer may protest charges to reserve account to any time prior to expiration of rating period, rather than within 60 days of date of mailing statement of charges or credits, and permits employer to request relief from any benefit charges.

Prohibits protest on ground of claimant's ineligibility in any case where benefits were lawfully received, rather than in cases where employer was notified and failed to appeal.

A.B. 3887—MACBRIDE. (Ed.) Adds Sec. 31565, Gov. C., re membership in State Teachers' Retirement System.

Permits any member of county employees retirement system who is employed in position requisite for membership in Teachers' Retirement System to elect to transfer to latter system.

A.B. 3888—MACBRIDE. (Jud.) Adds Secs. 20364, 20364.1, 75005, and 75103.1, Gov. C., re retirement of judges.

Authorizes member of State Employees' Retirement System who acquires status of judge for purposes of Judges' Retirement Law and is credited with at least 15

years of state service in state system to elect to remain member of state system and receive credit therein for service as judge.

Provides method of paying contributions for such service.

Provides for exclusion of judges electing to remain member of state system from judges' system.

Makes provisions applicable to persons serving as judge on effective date of act.

A.B. 3889—CROWN. (C., P., & P. W.) Appropriates unspecified sum to Division of Beaches and Parks from State Beach Fund for establishment of state beach on south shore of City of Alameda.

A.B. 3890—CROWN. (Trans. & C.) Adds Sec. 552, S. & H. C., to add State Highway route 252 from Route 69 near High Street in Oakland to Route 226 near Bainbridge Avenue in Alameda.

A.B. 3891—CROWN. (F. & G.) Appropriates unspecified sum from Wildlife Restoration Fund to Department of Fish and Game for construction of small boat launching site on east shore of San Leandro Bay by City of Alameda.

A.B. 3892—CROWN. (C., P., & P. W.) Appropriates unspecified sum from State Park Fund to Division of Beaches and Parks for construction of small boat launching site on San Leandro Bay on east shore by City of Alameda.

A.B. 3893—CROWN. (Trans. & C.) Amends Sec. 1, Veh. C., re vehicles and vehicular traffic, making no substantive change.

A.B. 3894—CROWN. (Jud.) Amends Sec. 2, Prob. C., re probate and related matters, making no substantive change.

A.B. 3895—CROWN. (Jud.) Amends Sec. 73341, Gov. C., re Alameda County Municipal Court judge, making no substantive change.

A.B. 3896—CROWN. (P. U. & C.) Amends Sec. 6478, P. R. C., re small craft harbors, making no substantive change.

A.B. 3897—CROWN. (Jud.) Repeals Sec. 499b, Pen. C., re borrowing of vehicles without permission of owner.

Eliminates misdemeanor of taking for temporary use without owner's permission and using and operating automobiles and other vehicles.

A.B. 3898—CROWN. (Jud.) Amends Sec. 499b, Pen. C., re unlawful taking of vehicles, making no substantive change.

A.B. 3899—CROWN. (Jud.) Amends Sec. 69897, Gov. C., re San Francisco and Alameda Superior Court probate commissioners, making no substantive change.

A.B. 3900—CROWN. (Jud.) Amends Sec. 69898, Gov. C., re Los Angeles Superior Court employees, making no substantive change.

A.B. 3901—CROWN. (Trans. & C.) Amends Sec. 424.8, Veh. C., to provide that any person who violates provisions re suspension of registration of vehicles involved in accidents shall be punished by fine not more than \$1,000 or imprisonment not more than six months, rather than 90 days, or both.

A.B. 3902—HEGLAND. (Trans. & C.) Amends Sec. 36801, Gov. C., re city mayors, making no substantive change.

A.B. 3903—HEGLAND. (Ed.) Adds Ch. 24.5, Div. 3, Ed. C., authorizing school districts to construct school district public works and provide for financing thereof.

A.B. 3904—SCHRADE. (C., P., & P. W.) Adds Pt. 7.5 to Div. 13, Wat. C., to provide alternative provisions for assessments in California water districts.

A.B. 3905—SCHRADE. (Mun. & C. G.) Repeals Ch. 532, Stats. 1939, the Sewer District Revenue Bond Act of 1939.

A.B. 3906—SCHRADE. (C., P., & P. W.) Adds Sec. 31301.1, Wat. C., to authorize county water districts to issue temporary negotiable notes subject to certain limitations.

A.B. 3907—HENDERSON. (Rls.) Adds. Sec. 20308, Gov. C., re State Employees' Retirement System with respect to retirement benefits for employees of Legislature and its committees.

Provides that such employees shall become members of system.

Provides that each officer or employee who was serving on January 7, 1957, and continuously for nine months prior thereto shall become member of system on specified date and shall receive credit for all service as such employee prior thereto without contribution on account of such service. Each other employee shall become a member on first day of month following nine months continuous employment as employee of Legislature.

Section would not apply to employee who on January 7, 1957, was already a member and making contributions.

A.B. 3908—HANNA. (Agr.) Amends Sec. 139.5, Ag. C., re use of chemicals, making no substantive change.

A.B. 3909—WINTON. (L. & D.) Amends Sec. 654.1, Ag. C., re imitation milk.

Provides provisions requiring imitation milk products to be labeled as such do not apply to (a) food compounds not readily mistaken for milk or varieties thereof; (b) food compounds designed for infant and child feeding; or (c) food compounds sold by druggists, welfare institutions, hospitals, and similar institutions, or for shipment outside of State. Existing law requires such compounds to meet qualifications specified in (a), (b), and (c) to qualify for exemption, instead of any one thereof.

A.B. 3910—NISBET. (Pub. H.) Amends Sec. 4901, B. & P. C., re veterinary medicine, making no substantive change.

A.B. 3911—COOLIDGE. (Trans. & C.) Adds Sec. 561, S. & H. C., re highways, adding State Route 261, from Route 32 to Watsonville.

A.B. 3912—COOLIDGE. (Trans. & C.) Adds Sec. 560, S. & H. C., re highways, adding State Route 240, from Route 116 near Felton to Route 5 north of Santa Cruz.

A.B. 3913—COOLIDGE. (Trans. & C.) Adds Sec. 559, S. & H. C., to add State Highway Route 239 from Route 5 in Santa Cruz to Route 56.

A.B. 3914—MILLER. (Jud.) Adds Sec. 72708.1, Gov. C., re Los Angeles City Municipal Court rehabilitation commissioner.

Authorizes appointment of rehabilitation commissioner by judges of such municipal court and provides annual salary of unspecified amount. Requires such commissioner to possess qualifications as fixed by judges. Prescribes duties, including coordinating work of court with governmental agencies, welfare groups and others in aiding persons coming before court who may need assistance or advice in relation to alcoholism, senility, mental health, physical handicaps, destitution, homelessness, unemployment, communicable diseases, and other problems. Declares him to be ex officio deputy clerk. Requires him to be member of retirement system. Prohibits his receipt of additional pay for performing deputy clerk's duties.

A.B. 3915—MILLER. (C., P., & P. W.) Amends Sec. 23195, Wat. C., re cooperation and contracts between irrigation districts and Federal Government, making no substantive change.

A.B. 3916—GAFFNEY. (Mun. & C. G.) Amends Sec. 23001, Gov. C., re county and municipal government, making no substantive change.

A.B. 3917—GAFFNEY. (G. O.) Amends Sec. 460, Gov. C., re political subdivisions of State, making no substantive change.

- A.B. 3918—GAFFNEY. (Soc. Wel.) Amends Sec. 100, W. & I. C., re social welfare, making no substantive change.
- A.B. 3919—GAFFNEY. (Soc. Wel.) Amends Sec. 1, W. & I. C., re social welfare, making no substantive change.
- A.B. 3920—GAFFNEY. (Fin. & Ins.) Amends Sec. 1651, Ins. C., re insurance brokers, making no substantive change.
- A.B. 3921—GAFFNEY. (Fin. & Ins.) Amends Sec. 1660, Ins. C., re brokers, making no substantive change.
- A.B. 3922—GAFFNEY. (Trans. & C.) Amends Sec. 143.1, S. & H. C., re expenditure of funds available for state highways, making no substantive change.
- A.B. 3923—GAFFNEY. (Trans. & C.) Amends Sec. 143.2, S. & H. C., re expenditure of funds available for state highways, deleting obsolete language.
- A.B. 3924—GAFFNEY. (C., P., & P. W.) Amends Sec. 4002, Gov. C., re public works, making no substantive change.
- A.B. 3925—GAFFNEY. (C., P., & P. W.) Amends Sec. 14254, Gov. C., re public projects, making no substantive change.
- A.B. 3926—GAFFNEY. (Trans. & C.) Amends Sec. 30659, S. & H. C., re the Southern Crossing, making no substantive change.
- A.B. 3927—CHAPEL. (Mun. & C. G.) Amends Sec. 1157.1, Gov. C., re payroll deductions for public employees.

Adds provision authorizing deductions for payment of dues in bona fide association whose members are comprised exclusively of employees of more than one public agency, the payrolls of which are prepared by same finance officer, and also of former employees who were employees of such agency or agencies at time of joining association and were members at time of ceasing to be such employees.

- A.B. 3928—BURTON. (Fin. & Ins.) Adds Sec. 1917, Civ. C., re rate of interest chargeable by lenders.

Establishes unspecified maximum rate of interest for all lenders exempted by Section 22 of Article XX of Constitution from 10 percent maximum.

- A.B. 3929—BURTON. (Elec. & Reap.) Amends Sec. 5005, Elec. C., re character attacks on candidates for public office.

Makes person guilty of felony, rather than misdemeanor, who writes or causes to be prepared or distributed literature designed to injure or defeat candidate which does not contain names and addresses of printer and other specified persons.

- A.B. 3930—BURTON. (P. U. & C.) Amends Sec. 729, P. U. C., re public utilities, making no substantive change.

- A.B. 3931—BURTON. (P. U. & C.) Amends Sec. 792, P. U. C., to provide that Public Utilities Commission may prescribe forms, records, and memoranda which may be necessary to carry out provisions, rather than those which in the judgment of the Commission may be necessary.

- A.B. 3932—BURTON. (Fin. & Ins.) Amends Sec. 601, U. I. C., re services covered by unemployment insurance laws, making no substantive change.

- A.B. 3933—BURTON. (G. E. & E.) Adds Pt. 12 to Div. 3, Title 2, Gov. C., re establishment of public policy of fostering civil peace through public agencies set up to improve group relations and to provide for training of law enforcement officers in prevention and control of intergroup conflicts.

Declares it to be policy of State to promote sound development of human relations in various communities in State through encouraging cities and counties to establish community agencies to further such policy.

Provides for creation of such agencies by ordinance or legislation and declares their function to be:

(a) Engaging in research and education to lessen prejudice and fostering attitudes among various groups in city and county which lead to civil peace.

(b) Administering provisions of ordinance or other legislation designed to promote full use of talents of all persons in community in contributing to general welfare and progress of community.

(c) Developing and administering programs to promote full acceptance of all citizens in community in all aspects of community life without regard to race, religion or national origin.

**A.B. 3934—BURTON.** (Elec. & Reap.) Amends Sees. 3928.1 and 3946, Elec. C., re party affiliation on direct primary ballot.

Requires that such designation be printed in full, rather than permitting its abbreviation.

To be submitted to people in same manner as constitutional amendment.

**A.B. 3935—O'CONNELL.** (Soc. Wel.) Adds Pt. 2, Div. 5, amends various secs. W. & I. C., re program of aid to needy permanently and totally disabled persons in accordance with Title XIV Federal Social Security Act.

See digest of S.B. 92, apparently identical excepting that amount of aid prescribed is \$89; maximum limit on personal property is set at \$1,200 and on real property at \$5,000; United States citizenship is not qualification for aid, nor is requirement of State residence for five out of last nine years; and definition "permanent and totally disabled" is substantially different.

**A.B. 3936—O'CONNELL.** (G. O.) Adds Div. 25, H. & S. C., re health needs of State.

Declares it is public policy of State and purpose of division to establish as a state goal optimum physical and mental health, social efficiency, and adjustments to demands of daily living.

Establishes Commission on the Health Needs of California, consisting of 30 persons appointed by Governor, to study health needs of State, including designated matters, for purpose of establishing a health program commensurate with needs of citizens and prescribes the qualifications of members and organization, powers, duties, and functions of commission.

Requires commission to report to Governor and Legislature.

Appropriates \$50,000 to commission for expenditure for such purposes.

Provides that provisions shall be effective only until March 1, 1967.

**A.B. 3937—HOUSE.** (F. & G.) Adds Sec. 325.5, F. & G. C., to create the Salton Sea Recreational Management Area and providing for its control and management by Department of Fish and Game.

**A.B. 3938—CRAWFORD** (By request). (Ed.) Adds Sec. 13012, Ed. C., permitting school district to designate teacher as patriotic instructor to assist or advise teachers on appropriate duties.

**A.B. 3939—CRAWFORD** (By request). (Ed.) Amends Sec. 12050, Ed. C., requiring certification document issued by State Board of Education to include statement of military service of applicant.

**A.B. 3940—CRAWFORD** (By request). (Ed.) Adds Sec. 8276, Ed. C., banning from school premises any material which might cause young men to oppose service in armed forces.

**A.B. 3941—LUCKEL.** (Pub. H.) Amends Sees. 5473 and 5474, H. & S. C., re sanitation and sewage facilities and services.

Authorizes use in required reports and notices of reference to county assessor's maps to describe property subject to fees and charges for such facilities and services.

Deletes provision providing that section prescribing power of entity to have charges collected on tax roll are alternative to other procedures adopted by legislative body thereof for collection of such charges.

A.B. 3942—HENDERSON. (Ed.) Amends Sec. 22173, Ed. C., changing limit of library tax for county library from one mill to unspecified amount.

A.B. 3943—BELOTTI. (F. & G.) Amends Sec. 25, F. & G. C., re planting silver salmon.

See digest S. B. 2618, apparently identical.

A.B. 3944—UNRUH. (C., P., & P. W.) Adds Secs. 160 and 198, Wat. C., re administration of laws, re water resources.

Prohibits certain conflicts of interests, re Director of Water Resources, members of State Water Rights Board, and officers and employees of Department of Water Resources and board.

A.B. 3945—UNRUH. (Fin. & Ins.) Adds Sec. 1560, Ins. C., re retaliatory insurance laws.

Provides obligations or prohibitions imposed on insurers of this State for doing business in any other state or country which are not imposed upon insurers of that state or country may be imposed on those insurers for doing business in this State.

A.B. 3946—UNRUH. (G. E. & E.) Amends Sec. 24214, H. & S. C., re air pollution control, making no substantive change.

A.B. 3947—UNRUH. (Ed.) Adds Art. 5, Ch. 1, Div. 1, Ed. C., authorizing Director of Education to adopt regulations defining business, trade, and correspondence schools.

A.B. 3948—ERNEST R. GEDDES. (Mun. & C. G.) Adds Sec. 31304, Wat. C., to authorize county water districts to issue temporary negotiable notes subject to certain limitations.

A.B. 3949—ERNEST R. GEDDES. (Mun. & C. G.) Amends Secs. 18171 and 18171.1, S. & H. C., re contracts for street lighting improvements.

Sets forth details for invitation of bids. Permits contract without competitive bidding upon determination there is only one capable contractor, and that he is subject to Public Utilities Commission.

A.B. 3950—ERNEST R. GEDDES. (Mun. & C. G.) Amends Sec. 18041, S. & H. C., re Street Lighting Act of 1919.

Deletes requirement that proposed assessment included in preliminary report with respect to proposed improvement show names of owners of property benefited, if known, or designate them as unknown.

A.B. 3951—ERNEST R. GEDDES. (Mun. & C. G.) Amends Secs. 18007 and 18031, S. & H. C., re work under Street Lighting Act of 1919.

Authorizes city to install street lighting system owned by public utility, and to maintain or service future, as well as existing, street lighting systems owned by public utilities.

A.B. 3952—ERNEST R. GEDDES. (Mun. & C. G.) Adds Sec. 18004.5, S. & H. C., to define street under Highway Lighting Act of 1919.

A.B. 3953—THELIN. (Jud.) Amends Sec. 446, C. C. P., re pleadings, making no substantive change.

A.B. 3954—THELIN. (Jud.) Amends Sec. 437, C. C. P., re pleadings, making no substantive change.

A.B. 3955—CUNNINGHAM. (Trans. & C.) Amends Sec. 699, Veh. C., re length of vehicles, making no substantive change.

A.B. 3956—CUNNINGHAM. (Pub. H.) Amends, adds, and repeals various secs. B. & P. C., re hypnotic drugs.

Requires specified records be made upon issuing prescription for or furnishing hypnotic drugs.

Prescribes record-keeping by persons prescribing or furnishing.

Revises provisions on furnishing or dispensing.

Requires Division of Narcotic Enforcement of Department of Justice to enforce law.

A.B. 3957—CUNNINGHAM. (Pub. H.) Amends Sec. 32004.8, H. & S. C., re local hospital districts, making procedure, re declaration of annexation by resolution applicable to declaration of exclusion of territory from district.

A.B. 3958—NISBET. (Trans & C.) Amends Sec. 487, adds Secs. 648 and 649, S. & H. C., re State Highway Routes.

Extends Route 187 from Twentynine Palms.

Adds Route 348 from Route 193 to intersection of Routes 31 and 9; and adds Route 349 from intersection of Routes 31 and 9 to Lake Gregory Road via Cedar Pines.

A.B. 3959—PORTER. (Ed.) Amends Sec. 9555, Ed. C., re annual meeting of school trustees.

Permits governing board of school district to direct more than one trustee to attend such annual meeting.

A.B. 3960—FREW. (Jud.) Amends Sec. 8215, Gov. C., re appointment of notaries public for state agencies and counties.

Extends authority of Governor to appoint state employees notaries public to act for state agencies, to permit appointment of county employees to act for counties, authorizes supervisors to execute certificate to exempt from fees all documents filed or issued in connection with appointment, and requires fees collected by such certified notaries be paid into county treasury.

A.B. 3961—ERNEST R. GEDDES. (Mun. & C. G.) Adds Ch. 5.5, Pt. 1, Div. 14, S. & H. C., re lighting assessment districts, providing for annexation.

A.B. 3962—BRITSCHGI. (Pub. H.) Amends Sec. 4000, B. & P. C., re pharmacy, making no substantive change.

A.B. 3963—HOLMES. (Jud.) Amends Sec. 1203, Pen. C., re probation, to provide that suspension of sentence does not constitute granting of probation.

A.B. 3964—HOLMES. (Trans. & C.) Amends Sec. 450, S. & H. C., re state highways, making no substantive change.

A.B. 3965—HOLMES. (Trans. & C.) Amends Sec. 302, S. & H. C., re state highways, making no substantive change.

A.B. 3966—HOLMES. (Trans. & C.) Amends Sec. 357, S. & H. C., to describe State Highway Route 57 as going via Maricopa.

A.B. 3967—HOLMES. (Trans. & C.) Amends Sec. 356, S. & H. C., re State Highway Route 2, making no substantive change.

A.B. 3968—BRADLEY. (Mun. & C. G.) Repeals Arts. 1, 2, 4, and 5, Ch. 3, and adds Ch. 4, Div. 5, P. R. C., re recreation and park districts.

Repeals provisions providing for formation of: recreation, park and parkway districts; county recreation districts; park, recreation and parkway districts; and regional shoreline park and recreation districts, but provides that repeal does not affect existing districts until January 1, 1962.

Provides for formation of recreation and park districts, and specifies procedure therefor, power and duties of such districts, district elections, taxing and bonding powers, and procedure for annexation or withdrawal of territories to or from such district and for consolidation and dissolution of such districts.

A.B. 3969—BRADLEY. (Jud.) Adds Sec. 37114, Gov. C., re correction of deeds in real property transactions of cities.

Permits city, without judicial action to reform deed or transaction of sale or purchase, to execute corrected deed where, by mutual agreement with buyer or seller, it is determined that error in property description was made affecting amount of property purchased or conveyed.

A.B. 3970—BRADLEY. (C., P., & P. W.) New act, to provide for studies of alternative routes of Alameda-Contra Costa-Santa Clara-San Benito Branch Aqueduct.

Reappropriates unexpended balance of \$3,550,000 appropriated by Item 419.5, Budget Act of 1956, for engineering and exploration work and acquisition of reservoir sites and, in addition, for location studies, surveys, engineering and exploration work for alternative routes of said branch aqueduct.

A.B. 3971—BRADLEY. (C., P., & P. W.) New act, to provide for studies of alternative routes of Alameda-Contra Costa-Santa Clara-San Benito Branch Aqueduct.

Reappropriates unexpended balance of \$3,550,000 appropriated by Item 419.5, Budget Act of 1956, for engineering and exploration work and acquisition of reservoir sites and, in addition, for location studies, surveys, engineering and exploration work for alternative routes of said branch aqueduct.

Authorizes Department of Water Resources to authorize local agencies in said counties to assist department in making such alternative route studies and to allocate appropriated funds to such agencies for such purpose.

A.B. 3972—BRADLEY. (Jud.) Amends Sec. 24250, Gov. C., re county offices.

Permits sheriffs, clerks, recorders, treasurers, and auditors to have offices in immediate vicinity of county seat, rather than at county seat.

A.B. 3973—BRADLEY. (Mun. & C. G.) Amends Sec. 23600, Gov. C., re county seats.

Provides where county seat is incorporated city, it includes all territory heretofore or hereafter annexed thereto.

A.B. 3974—BRADLEY. (F. & G.) Amends Sec. 1015.5, F. & G. C., re Marine Research Committee.

See digest of S.B. 2342, apparently identical.

A.B. 3975—BRADLEY. (Mun. & C. G.) Amends Secs. 12463.1 and 53890, Gov. C., re finances of public districts.

Makes it mandatory that Controller require districts, other than school districts, to furnish to him reports of financial transactions and that he compile and publish such reports.

Deletes provision that Controller appoint advisory committee of seven local governmental officers and that such reports be furnished and published only when in opinion of committee and Controller the public welfare so demands.

A.B. 3976—BRADLEY. (Mun. & C. G.) Amends Sec. 58980, Gov. C., re dissolution of districts.

Revises conditions under which inactive districts must be dissolved by resolution of board of supervisors of county where district office located and deletes provision excepting districts which file statement of desire to continue.

A.B. 3977—FRANCIS. (Mun. & C. G.) Adds Sec. 5474.11, H. & S. C., re collection of sewer service rates or charges by public entities.

Provides that such rates or charges may be collected in manner provided by Revenue Bond Law of 1941, as well as other authorized ways.

A.B. 3978—BRUCE F. ALLEN. (L. & D.) Adds Sec. 1102.5, Ag. C., re eggs produced in California.

Requires container of eggs produced in California be marked "Produced in California." Makes labeling eggs produced elsewhere as produced in California a misdemeanor.

A.B. 3979—HAWKINS. (G. E. & E.) Adds Pt. 4, Div. 3, H. & S. C., re discrimination in publicly assisted housing.

Makes it unlawful for owner, lessee, sublessee, assignee or managing agent of such housing accommodations to refuse to let or otherwise to deny such accommodations to any person because of race, creed, color, national origin, or ancestry.

Creates State Commission on Discrimination in Housing, with power to formulate policies re purposes of new provisions and to make recommendations to

agencies and officers of State and local governments in aid of such policies and purposes.

A.B. 3980—HAWKINS. (Ed.) Amends Sec. 14728.6, Ed. C., re school district retirement system.

Authorizes school board of district maintaining local system to adopt rules re contributions, restoration of rights and leaves of absences, as well as re adjustments required as to members returning to service.

A.B. 3981—HAWKINS. (Elec. & Reap.) Amends Sec. 2838, Elec. C., re county central committees, making no substantive change.

A.B. 3982—DONALD D. DOYLE (By request). (C., P., & P. W.) Amends Sec. 50704, Wat. C., re reclamation district elections, making no substantive change.

A.B. 3983—BIDDICK. (F. & G.) Adds heading Art. 1, and Art. 2, Ch. 5, Div. 1, F. & G. C., re wild pheasants.

Requires person charging for privilege of hunting on his property to obtain wild game bird club license.

Authorizes Fish and Game Commission to regulate conduct of such licensees.

A.B. 3984—McMILLAN. (Pub. H.) Adds various secs., Veh. C., to regulate and license ambulances, ambulance services and ambulance drivers.

A.B. 3985—McMILLAN. (Jud.) Amends Sec. 29610, Gov. C., allowing payment from county funds to public defender of convention expenses.

A.B. 3986—McMILLAN. (G. E. & E.) Adds Ch. 4.5, Div. 8, B. & P. C., re jai alai, providing for licensing and regulation by California Horse Racing Board.

A.B. 3987—MEYERS. (G. E. & E.) Amends and adds various secs., B. & P. C., re subdivided lands.

Requires rules and regulations of Real Estate Commissioner with respect to subdivided lands to have approval of Real Estate Board.

Authorizes appeals to Real Estate Board from orders, permits, decisions, demands, or requirements of commissioner re subdivided lands, and for determination of such appeals by board.

Makes other technical changes.

A.B. 3988—MEYERS. (Trans. & C.) Amends Sec. 100.1, S. & H. C., re state freeways, making no substantive change.

A.B. 3989—MEYERS. (Trans. & C.) Adds Sec. 100.2a, S. & H. C., re freeways.

Prohibits Department of Public Works from acquiring, under any law, any interest in property to be used as right of way for freeway unless there is agreement with city, as to freeway in city, or with county, as to freeway in county.

A.B. 3990—MEYERS. (G. E. & E.) Amends Sec. 445, Veh. C., re driving schools, making no substantive change.

A.B. 3991—MEYERS. (Ed.) Amends Sec. 21701, Ed. C., re state competitive scholarships, making no substantive change.

A.B. 3992—MEYERS. (Soc. Wel.) Amends Secs. 118, 2190, and 3091.5, W. & I. C., re public assistance records.

See digest of S.B. 1453, apparently identical.

A.B. 3993—MEYERS. (Soc. Wel.) Amends Sec. 103.2, W. & I. C., re power of State Social Welfare Board.

See digest of S.B. 1669, apparently identical.

A.B. 3994—MEYERS. (Soc. Wel.) Amends Secs. 2016, 2160.4, W. & I. C., re aid to aged.

See digest of S.B. 2336, apparently identical.

A.B. 3995—BURKE. (Mun. & C. G.) Adds Sec. 25209, Gov. C., prohibiting county board of supervisors from violating city zoning laws in construction or installation of any structure or facility.

A.B. 3996—THOMAS J. DOYLE. (Pub. H.) Amends Sec. 4300, H. & S. C., re refuse dumps, making no substantive change.

A.B. 3997—WEINBERGER. (Agr.) Adds Sec. 80.1, Ag. C., re fairs and expositions.

Establishes 1b District Agricultural Association covering City and County of San Francisco, to operate and control Palace of Fine Arts.

Provides for apportionment of state funds to district in same amount as for district agricultural fair.

A.B. 3998—BRADLEY. (C. S. & S. P.) Amends Sec. 31655, Gov. C., re retirement systems of public employees.

Makes fire protection employee of city which is contract agency of state retirement system who becomes employee of county fire protection district included in county retirement system because of annexation of city to district, safety member of county retirement system. Provides for transfer of contributions and service credit.

A.B. 3999—FRANCIS. (Mun. & C. G.) Repeals Secs. 43648 and 43649, Gov. C., re limited obligation bonds of cities payable from sales and use taxes.

Deletes sections making article on limited obligation bonds inapplicable to cities with population of over 4,000.

To take effect immediately, **urgency measure**.

A.B. 4000—McGEE. (Trans. & C.) Amends Sec. 187, S. & H. C., re allocating state funds for highway purposes, making no substantive change.

A.B. 4001—McGEE. (W. & M.) Appropriates unspecified amount to Los Angeles World Trade Center Authority to establish and operate trade center.

A.B. 4002—LANTERMAN. (G. E. & E.) Amends Sec. 6816, P. R. C., re State Lands Act Fund.

Appropriates 50 percent of revenues received from oil and gas leases of tide and submerged lands to counties in which, or off shores of which, such tide or submerged lands are located, in proportion moneys were received from each of such counties, for water projects, promotion of health and welfare, beaches, parks, recreation, education, and highways.

A.B. 4003—LANTERMAN. (Mun. & C. G.) Adds Ch. 7, Title 6, Gov. C., re urban districts.

Provides for formation of urban districts of all or part of unincorporated territory of county.

Provides for organization, operation and government of such districts.

Provides for administration of districts by board of selectmen of five members elected by district electors.

Provides for change of district boundaries and dissolution of district.

A.B. 4004—MEYERS. (F. & G.) Amends Sec. 2, F. & G. C., re fish and game, making no substantive change.

A.B. 4005—MEYERS. (F. & G.) Amends Sec. 14, F. & G. C., re fish and game, making no substantive change.

A.B. 4006—MEYERS. (Mun. & C. G.) Amends Ch. 784, Stats. 1929, San Francisco-San Mateo Consolidation Act of 1929, re annexation of territory to a city and county.

Allows annexation of territory including portion of city in San Mateo County to City and County of San Francisco. Requires city and county to assume annexed city territory's liability for debts previously contracted. Deletes requirement that consent of county be obtained to annexation of incorporated territory. Makes other technical and clarifying changes.

A.B. 4007—MEYERS. (C. S. & S. P.) Adds various secs., Gov. C., re membership of drivers' license examiners in State Employees' Retirement System.

Gives such members disability and death benefits similar to those of patrol members.

A.B. 4008—MEYERS. (Ed.) Amends Sec. 19614.1, Ed. C., re child care centers, making no substantive change.

A.B. 4009—MEYERS. (Elec. & Reap.) Amends Sec. 1000, Elec. C., re elections, correcting cross reference.

A.B. 4010—MEYERS. (Elec. & Reap.) Amends Sec. 1001, Elec. C., re elections, making no substantive change.

A.B. 4011—BEE. (Ed.) Amends Sec. 7711, Ed. C., re public schools, making no substantive change.

A.B. 4012—REES. (Ed.) Adds Div. 15, Ed. C., re financial assistance to school districts for school building construction.

Requires State Controller to transfer from unspecified fund in State Treasury to State School Construction Fund each fiscal year an amount equal to amount computed by multiplying total average daily attendance in kindergarten, elementary schools, high school, and junior colleges, by \$35 per unit of a.d.a., to be apportioned by Superintendent of Public Instruction to school districts for school building construction. Prescribes formula for apportionment of fund which includes basic and equalization aid for school building construction.

A.B. 4013—REES. (F. & G.) Amends Sec. 884, F. & G. C., to prohibit use of gill nets south of Point Arguello.

A.B. 4014—REES. (Fin. & Ins.) Adds Art. 2.5 to Ch. 1, Pt. 2, Div. 1, Ins. C., to make 5 percent of members entitled to vote a quorum at meeting of members of mutual insurer.

A.B. 4015—REES. (Mun. & C. G.) Amends Sec. 34302, Gov. C., re incorporation of cities, making no substantive change.

A.B. 4016—REES. (Jud.) Amends Sec. 45a, Civ. C., re libel, making no substantive change.

A.B. 4017—BROWN. (G. O.) Adds Secs. 12102 and 12103, Gov. C., re coordination of development and regulatory activities by state agencies concerned with peaceful uses of atomic energy and creating advisory council thereon.

See digest S.B. 2625, apparently identical.

A.B. 4018—BROWN. (Soc. Wel.) Amends Sec. 7000, W. & I. C., re state hospitals, making no substantive change.

A.B. 4019—BROWN. (G. E. & E.) Amends Sec. 19539, B. & P. C., re harness racing, making no substantive change.

A.B. 4020—SAMUEL R. GEDDES. (Ed.) Adds Sec. 18199.1, Ed. C., re state school building aid.

Requires applicant school districts to use plans and specifications previously used for school building construction whenever practicable. Limits fee of Division of Architecture when such plans are reused to unspecified amount and requires State Allocation Board to approve fee of architect or structural engineer for necessary modifications of plans and supervision of construction.

A.B. 4021—REES. (G. O.) Amends Sec. 14501, R. & T. C., re inheritance tax appraisers, making no substantive change.

A.B. 4022—GAFFNEY. (Mil. Aff.) Amends Sec. 1, M. & V. C., re designation of Military and Veterans Code, making no substantive change.

- A.B. 4023—GAFFNEY. (Mil. Aff.) Amends Sec. 950, M. & V. C., re compensation of administrative officer re burial of veterans and their widows, making no substantive change.
- A.B. 4024—GAFFNEY. (Trans. & C.) Amends Sec. 31, Veh. C., re vehicles, making no substantive change.
- A.B. 4025—GAFFNEY. (Trans. & C.) Amends Sec. 1, Veh. C., re vehicles, making no substantive change.
- A.B. 4026—GAFFNEY. (P. U. & C.) Amends Sec. 3502, P. U. C., re motor carriers, making no substantive change.
- A.B. 4027—GAFFNEY. (C., P., & P. W.) Amends Sec. 102, Wat. C., re water resources, making no substantive change.
- A.B. 4028—GAFFNEY. (C., P., & P. W.) Amends Sec. 12578, Wat. C., re flood control, making no substantive change.
- A.B. 4029—GAFFNEY. (Jud.) Amends Sec. 69502, Gov. C., re superior courts, making no substantive change.
- A.B. 4030—GAFFNEY. (Jud.) Amends Sec. 74508, Gov. C., re San Francisco municipal court attaches, making no substantive change.
- A.B. 4031—GAFFNEY. (Ed.) Amends Sec. 142, Ed. C., re schools, making no substantive change.
- A.B. 4032—GAFFNEY. (Rev. & Tax.) Adds Sec. 6365, R. & T. C., re sales and use taxes.

Exempts medicine, drugs, and orthopedic, surgical, dental, ophthalmic, ocular, and auditory appliances or restorations and appurtenances, applied, dispensed, sold, or delivered by duly licensed persons or upon prescription.

- A.B. 4033—GAFFNEY. (Ed.) Amends Sec. 171, Ed. C., re Department of Education, making no substantive change.

- A.B. 4034—GAFFNEY. (G. E. & E.) Amends Sec. 100, B. & P. C., re Department of Professional and Vocational Standards, making no substantive change.

- A.B. 4035—LANTERMAN. (Mun. & C. G.) Adds Sec. 26613, Gov. C., re Los Angeles County sheriff.

Authorizes board of supervisors of such county to direct sheriff to enforce traffic laws and ordinances in all or part of unincorporated areas of county.

Requires sheriff to enforce such laws.

- A.B. 4036—LANTERMAN. (Mun. & C. G.) Adds Sec. 34334, Gov. C., re enforcement of traffic laws in new cities.

Allows city to contract with California Highway Patrol or county sheriff for enforcement of traffic laws and ordinances in city.

Grants patrol and sheriff power to enforce traffic laws in city pursuant to contract.

- A.B. 4037—LANTERMAN. (Mun. & C. G.) Adds Ch. 5, Pt. 3, Div. 12, H. & S. C., providing for formation of county consolidated fire protection districts.

- A.B. 4038—LANTERMAN. (Mun. & C. G.) Amends Ch. 429, Stats. 1927, the Metropolitan Water District Act, re annexation of territory.

Provides that no parcel exceeding 25 acres and surrounded by city originally included within district may be required to be annexed to such city by district board as condition to annexation of parcel to district where any municipal water district member consents to annexation of such parcel to such municipal water district member.

A.B. 4039—LANTERMAN. (Mun. & C. G.) Amends Sec. 35002 and adds Sec. 35002.1, Gov. C., re annexation of territory to cities.

Requires county boundary commission to report to legislative body initiating annexation proceedings any finding of commission that territory to be annexed to city is a part only of an established community.

Provides that if boundary commission reports that territory to be annexed is incorporated and a part only of established community no further proceedings for annexation shall be taken until 60 days from date of report of commission.

Allows majority of voters residing in community to file with boundary commission, within such 60-day period, petition protesting annexation. Prescribes effect of such petition.

A.B. 4040—LANTERMAN. (Trans. & C.) Amends Sec. 673, Veh. C., re mufflers on vehicles.

Requires mufflers to be approved by California Highway Patrol and to effectively reduce emission of motor noise, rather than prevent any excessive or unusual noise.

Requires patrol to establish specifications and list of approved mufflers. Provides no muffler shall be approved which emits in excess of 125 sones.

Declares intention of Legislature that patrol develop comparative muffler requirements for individual types of vehicles, and cooperate with muffler manufacturers toward reduction of engine exhaust noise.

Operative January 1, 1958, re new mufflers installed on motor vehicles, and operative January 1, 1959, re all mufflers on motor vehicles.

A.B. 4041—LANTERMAN. (Trans. & C.) Amends, repeals and adds various secs., Veh. C., to require test and approval of mufflers by California Highway Patrol in same manner as for certain other vehicle equipment, and to revise fees for tests and approvals.

A.B. 4042—LANTERMAN. (Trans. & C.) Adds Sec. 673.1, Veh. C., prohibiting use of vehicle after January 1, 1959, without muffler removing air pollutants as approved by California Highway Patrol.

A.B. 4043—LANTERMAN. (Trans. & C.) Adds Sec. 678.3, Veh. C., to require bumpers approved by California Highway Patrol on all vehicles after January 1, 1959.

A.B. 4044—PORTER. (G. E. & E.) Adds Sec. 21153, Gov. C., re employment by certain contracting agencies of persons who have reached retirement age to render engineering services.

See digest S.B. 1700, apparently identical.

A.B. 4045—BROWN. (G. E. & E.) Adds Ch. 5, Pt. 2, Div. 5, H. & S. C., declaring necessity for regional control of garbage and refuse collection and disposal and providing chapter is not limitation on power of county or city to adopt and enforce additional regulations not in conflict therewith.

A.B. 4046—BROWN. (G. E. & E.) Adds Ch. 5, Pt. 2, Div. 5, H. & S. C., re regional garbage and refuse collection and disposal.

See digest of A.B. 4045, apparently identical, except defines "regional board" to mean any regional garbage and refuse collection and disposal regional board created pursuant to chapter.

A.B. 4047—BROWN. (G. E. & E.) Adds Ch. 5, Pt. 2, Div. 5, H. & S. C., declaring necessity for regional control of garbage and refuse collection and disposal.

A.B. 4048—BROWN. (G. E. & E.) Amends Sec. 4250, H. & S. C., re collection and disposal of garbage and other refuse, making no substantive change.

A.B. 4049—BROWN. (G. E. & E.) Amends Sec. 4250, adds Secs. 4251 and 4252, H. & S. C., re collection and disposal of garbage and other matters.

Requires contracts entered into by cities for collection or disposal, or both, be based upon competitive bidding and contain uniform standards for negotiation, modification, performance, payment, and termination.

A.B. 4050—BROWN. (G. E. & E.) Amends Sec. 4250, adds Sec. 4251, H. & S. C., re collection and disposal of garbage and other refuse matter.

Requires that contract of city for such collection or disposal be based on competitive bidding.

A.B. 4051—BROWN. (Soc. Wel.) Adds Pt. 2, Div. 5, W. & I. C., re program of aid to needy permanently and totally disabled in accordance with Title XIV Federal Social Security Act.

See digest of S.B. 92, apparently identical.

A.B. 4052—KILPATRICK. (G. E. & E.) Adds Ch. 3, Part 3, Div. 7, B. & P. C., re trading stamps.

Requires trading stamp books to bear date of issuance, and provides unredeemed stamps revert to State one year from date of issuance and issuing companies must pay State monetary value of gift stamps represent.

A.B. 4053—MEYERS. (Jud.) Amends Sec. 575, W. & I. C., increasing monthly salary of San Francisco juvenile court referees from \$675 to \$875.

A.B. 4054—WEINBERGER. (Jud.) Adds Secs. 69505 and 69506, Gov. C., re judges of superior court.

See digest of S.B. 2140, apparently identical.

A.B. 4055—MEYERS. (Jud.) Adds Secs. 74501.1 and 74501.2, Gov. C., re judges of San Francisco Municipal Court.

Provides for allowance from county general fund, when authorized by board of supervisors, of expenses of judges incurred in connection with work done as ex officio members of organizations. Allows judges, when authorized by supervisors, to inspect institutions to which they commit persons or to which persons appearing before them may be transferred or assigned. Makes expenses so incurred payable out of county general fund.

A.B. 4056—MEYERS. (Elec. & Reap.) Amends Sec. 332, Elec. C., re affidavits of registration, making no substantive change.

A.B. 4057—MEYERS. (Trans. & C.) Adds Art. 6, Ch. 1, Div. 1, S. & H. C., re state freeways.

Requires and provides procedure re hearings by Department of Public Works and California Highway Commission on adoption of freeway locations.

A.B. 4058—MEYERS. (Ind. R.) Adds Sec. 6404.5, Lab. C., to require employers employing persons to make excavations more than five feet in depth to have work supervised to protect employees from cave-ins.

A.B. 4059—MEYERS. (Ed.) Adds Secs. 8828, 8829, and 8830, Ed. C., re student body organizations in junior colleges.

Authorizes establishment of such organizations under supervision of governing board of district maintaining such college for purposes of providing essential activities related to, but not normally included as part of, regular instructional program of the college. Specifies types of activities which may be conducted by organization.

Requires Director of Education to fix mandatory membership fee for all regular students of college upon favorable vote of two-thirds of students voting at election for such purpose. Makes provisions, re vote applicable to election held during spring semester of 1956-57 school year. Provides for referendum of such required fee. Requires student to pay required fee or agree to work off amount of fee as prerequisite to enrollment. Limits maximum annual fee to \$20.

Requires college officials to collect fees at time of registration. Requires money collected for organization be transmitted by business manager to student body treasurer

and authorizes him to deposit money in local bank account. Provides for same disposition of money received by junior college from state or federal agency as payment of student body fees.

Prescribes purposes for which student body money is available and provides for drawing of funds.

A.B. 4060—MEYERS. (Ed.) Amends Ch. 1496, Stats. 1951, re San Francisco State College, making no substantive change.

A.B. 4061—MEYERS. (Ed.) Amends Ch. 19, Stats. 1949, re authorizing sale or exchange of property for San Francisco State College, making no substantive change.

A.B. 4062—MEYERS. (Trans. & C.) Amends Sec. 31, Veh. C., re vehicles, making no substantive change.

A.B. 4063—MEYERS. (Trans. & C.) Amends Sec. 1, Veh. C., re vehicles, making no substantive change.

A.B. 4064—MEYERS. (Trans. & C.) Amends Sec. 32, Veh. C., re motor vehicles, making no substantive change.

A.B. 4065—LANTERMAN. (Jud.) Amends Sees. 292 and 307, adds Sec. 227, Veh. C., re drunk driving.

Removes authority of court to suspend driver's license, or recommend no suspension, for drunk driving offense.

Requires Department of Motor Vehicles to revoke, rather than suspend, license for six months, rather than 90 days, for first offense not involving bodily injury to another; and requires revocation, rather than suspension, for prescribed period for other and subsequent offenses.

Limits person to probationary license for period of two years after drunk driving revocation.

Requires revocation of registration and impounding of vehicle driven at time of drunk driving offense.

A.B. 4066—LANTERMAN. (Ed.) Adds Sec. 16423.1, Ed. C., re school athletics.

Requires school district maintaining junior high schools or high schools, and not providing medical and hospital services for pupils injured in athletics, to give written notice of such fact to parents of pupils participating in athletics.

A.B. 4067—LANTERMAN. (Jud.) Amends Sec. 700, W. & I. C., re jurisdiction of juvenile court, making no substantive change.

A.B. 4068—LANTERMAN. (Fin. & Ins.) Amends Sec. 1030, U. I. C., re submission of information by employers on unemployment insurance claims.

Extends scope of information which employer may submit in response to notice of computation or filing of claim to include facts concerning termination of employment for marital or domestic reasons or trade dispute, as well as voluntary leaving or discharge.

A.B. 4069—LANTERMAN. (Fin. & Ins.) Amends Sec. 1032, U. I. C., re charges to employer reserve accounts for unemployment insurance benefits paid.

Relieves base-period employer's reserve account of benefit charges where claimant left employment for marital or domestic reasons or because of trade dispute, as well as for misconduct discharge or voluntary leaving without good cause.

A.B. 4070—LANTERMAN. (Fin. & Ins.) Amends Sec. 1056, U. I. C., re establishment of joint employer reserve accounts for unemployment insurance purposes.

Makes mandatory rather than permissive that director prescribe regulations governing joint accounts, and specifies January 1, 1958, as latest date for such action, prohibits director from limiting number of such accounts or number or classification of employer members of accounts, leaving membership control in members, and requires each member to meet minimum requirements to qualify for reduced contribution rate before receiving reduced rate.

A.B. 4071—LANTERMAN. (Fin. & Ins.) Amends Sec. 1057, U. I. C., re transfer of employers' unemployment insurance reserve accounts.

Provides that word "employer" shall include all immediate and subsequent successor employers for purpose of all provisions dealing with reserve account transfers rather than with transfers on joint venture dissolution alone.

A.B. 4072—LANTERMAN. (Fin. & Ins.) Amends Sec. 1030, U. I. C., re charges to employer reserve accounts for unemployment insurance benefits.

Establishes presumption, applicable only to rulings with respect to voluntary leaving without good cause, that employee's leaving was without good cause unless he notifies employer to contrary prior to filing benefit claim.

A.B. 4073—BACKSTRAND. (Rev. & Tax.) Amends Sec. 24405, R. & T. C., re bank and corporations taxes, making no substantive change.

A.B. 4074—LANTERMAN. (Rev. & Tax.) Amends Sec. 24405, R. & T. C., re bank and corporation taxes, making no substantive change.

A.B. 4075—MACBRIDE. (Trans. & C.) Amends Sec. 11626, Wat. C., re contracts for sale of power and water by Department of Water Resources.

See digest of S. B. 2588, apparently identical.

A.B. 4076—MACBRIDE. (G. E. & E.) Amends Sec. 12019, B. & P. C., re weights and measures, making no substantive change.

A.B. 4077—MACBRIDE. (Jud.) Adds Art. 4.6 to Ch. 2, Pt. 3, Div. 5, Title 2, Gov. C., re investment of funds of State Employees' Retirement System in real property.

Authorizes such investment in real property or improvements thereon when acquired or made by board for sale or lease to United States under Federal Public Buildings Purchase Contract Act.

A.B. 4078—MACBRIDE. (G. O.) Amends Sec. 7423, P. R. C., re certificate of indemnity or scrip in case of lieu lands.

Extends scope of provision providing for payment on surrender of certificate of indemnity or script to cover persons claiming right to recover from state money paid for such certificate or scrip, as well as persons having such right.

A.B. 4079—MACBRIDE. (F. & G.) Amends Secs. 407, 1201.5, and 1280, F. & G. C., authorizing license agents to collect 5 percent compensation from licensee for sale of licenses or license tags in lieu of retaining 5 percent of license fees collected.

A.B. 4080—MACBRIDE. (Agr.) Amends Sec. 14256, Gov. C., re public works projects of district agricultural associations and state agencies, making no substantive change.

A.B. 4081—MACBRIDE. (Jud.) Amends Sec. 68201, Gov. C., re compensation of judges, making no substantive change.

A.B. 4082—MACBRIDE. (Jud.) Amends Sec. 68203, Gov. C., re salaries of certain municipal court judges, making no substantive change.

A.B. 4083—DAVIS. (Pub. H.) Amends Sec. 651, B. & P. C., re discounts by persons engaged in the healing arts and related professions, making no substantive change.

A.B. 4084—McCOLLISTER. (C. P., & P. W.) Amends Sec. 31300, Wat. C., re indebtedness of county water districts, making no substantive change.

A.B. 4085—DONALD D. DOYLE. (Ed.) Amends Sec. 11151, Ed. C., re basic textbooks in elementary schools.

Requires State Board of Education to adopt and provide five, rather than one, basic textbooks in prescribed subjects for use in elementary schools of the State. Permits board to designate one or more of such basic textbooks as "primary" textbooks for use in elementary schools unless governing board of school districts elects to use other adopted textbooks in subjects and notifies board of its election.

A.B. 4086—DONALD D. DOYLE. (Ed.) Amends Sec. 11022, Ed. C., re use of textbooks in public schools, making no substantive change.

A.B. 4087—DONALD D. DOYLE. (Ed.) Adds Sec. 11023.1, Ed. C., re textbooks and supplementary books in public schools.

Requires school boards to report to Superintendent of Public Instruction on or before September 30th of each year, commencing with 1958, total amount expended by district for such books. Requires superintendent to compute total amount expended for such books and make reports available for public inspection.

A.B. 4088—DONALD D. DOYLE. (Ed.) Amends Sec. 11021, repeals Secs. 11275 and 11276, Ed. C., re textbooks in public schools.

Eliminates penalties and forfeitures for failure of teachers, school officials and employees to use regularly adopted textbooks in public schools.

A.B. 4089—DONALD D. DOYLE. (G. O.) Amends Sec. 13535, Gov. C., re work by the State Printing Office, making no substantive change.

A.B. 4090—LINDSAY. (C., P., & P. W.) Amends Ch. 429, Stats. 1927, the Metropolitan Water District Act, to transfer powers and duties of district board to Department of Water Resources.

A.B. 4091—COOLIDGE. (Pub. H.) Amends Sec. 27200, Gov. C., and Sec. 10112, H. & S. C., re records of vital statistics.

Exempts from requirement that records on file in county recorder's office be open for inspection copies of birth certificates and death certificates and indices of said certificates.

Provides that exemption shall not alter authority of recorder to supply a certified copy of record of any birth or death upon request and payment of prescribed fee.

Requires local registrar of vital statistics, other than health officer of city and county or city having over 1,000,000 population, acting as local registrar, to transmit to recorder a full copy of each original death certificate, rather than copy, excluding medical and health section data.

A.B. 4092—COOLIDGE. (Pub. H.) Amends Sec. 10112, adds Sec. 10122, H. & S. C., re records of vital statistics.

Requires local registrar of vital statistics, other than health officer of city and county or city having over 1,000,000 population, acting as local registrar, to transmit to recorder a full copy of each original death certificate, rather than copy, excluding medical and health section data.

Requires special county records of birth and death certificates transmitted and filed with county recorder be open for inspection by public in accordance with rules and regulations adopted by State Department of Public Health for local registrars.

A.B. 4093—MUNNELL. (Jud.) Amends Sec. 72602, Gov. C., re East Los Angeles Municipal Court District, Los Angeles County, increasing number of judges from two to three.

A.B. 4094—MACBRIDE. (Mun. & C. G.) Amends Sec. 4663, H. & S. C., re sewers, making no substantive change.

A.B. 4095—MEYERS. (Mil. Aff.) Amends Sec. 53, M. & V. C., re employees not affected by creation of Military Department, making no substantive change.

A.B. 4096—MEYERS. (Jud.) Amends Sec. 927, Pen. C., re grand juries, making no substantive change.

A.B. 4097—MEYERS. (C., P., & P. W.) Amends Sec. 1, Wat. C., re water, making no substantive change.

A.B. 4098—MEYERS. (Mil. Aff.) Amends Sec. 54, M. & V. C., re funds not affected by creation of Military Department, making no substantive change.

A.B. 4099—MEYERS. (G. E. & E.) Amends Sec. 90, H. & N. C., re harbors, ports, navigable waters, and navigation, making no substantive change.

- A.B. 4100—MEYERS. (G. E. & E.) Amends Sec. 1, H. & N. C., re harbors, ports, and navigation, making no substantive change.
- A.B. 4101—MEYERS. (Pub. H.) Amends Sec. 100, H. & S. C., re public health and safety, making no substantive change.
- A.B. 4102—LANTERMAN. (Rls.) Amends Sec. 9350.2, Gov. C., re Legislators' Retirement System, making no substantive change.
- A.B. 4103—LANTERMAN. (G. O.) Adds Sec. 25209.5, B. & P. C., to require off-sale licensees to collect deposit of one cent for each container of beer sold.
- A.B. 4104—JOHNSON. (Leg. Rep.) Amends Sec. 9906.1, Gov. C., re legislative representation, making no substantive change.
- A.B. 4105—JOHNSON. (Leg. Rep.) Amends Sec. 9906.2, Gov. C., re prohibited activities of legislative representatives, making no substantive change.
- A.B. 4106—JOHNSON. (Leg. Rep.) Amends Sec. 9901, Gov. C., re duties of legislative representatives, making no substantive change.
- A.B. 4107—MEYERS. (Leg. Rep.) Amends Sec. 9906.5, Gov. C., re agreements prohibited of legislative representatives, making no substantive change.
- A.B. 4108—MEYERS. (Leg. Rep.) Amends Sec. 9906, Gov. C., re registration requirements for legislative representatives, making no substantive change.
- A.B. 4109—MEYERS. (Leg. Rep.) Amends Sec. 9911, Gov. C., re legislative representation, making no substantive change.
- A.B. 4110—MEYERS. (Leg. Rep.) Amends Sec. 9905, Gov. C., re regulation of legislative representation, making no substantive change.
- A.B. 4111—MEYERS. (Leg. Rep.) Amends Sec. 9900, Gov. C., re regulation of legislative representatives, making no substantive change.
- A.B. 4112—HOLMES. (Trans. & C.) Adds Sec. 100, S. & H. C., re containers for litter, to require Department of Public Works to place and maintain such every 20 miles along state highways.
- A.B. 4113—MEYERS. (Trans. & C.) Amends Sec. 30600, S. & H. C., re San Francisco-Oakland Bay Bridge, making no substantive change.
- A.B. 4114—MEYERS. (Trans. & C.) Amends Sec. 30602, S. & H. C., re San Francisco-Oakland Bay Bridge, making no substantive change.
- A.B. 4115—MEYERS. (Trans. & C.) New act, the West Bay Area Rapid Transit Act, re construction and operation of interurban rapid transit system in West Bay counties.  
Creates West Bay Area Rapid Transit Authority and prescribes its organization, powers, and duties. Authorizes authority to construct and operate interurban rapid transit system in Counties of Santa Clara, San Mateo and San Francisco, and to issue bonds for construction thereof payable solely from revenues derived from such system.
- A.B. 4116—MEYERS. (G. O.) Adds Part 7, Div. 6, Wat. C., to create California Reclamation Commission for reclamation of lands adjacent to or under waters of San Francisco Bay.
- A.B. 4117—MEYERS. (G. O.) Adds Ch. 5, Pt. 1, Div. 5, H. & S. C., to require business establishments serving public which maintain rest room facilities for public to make facilities available without cost to patrons.

A.B. 4118—HENDERSON. (Ed.) New act, creating Commission for the Revision of the Education Code.

Provides for commission of five members, appointed by Governor, to prepare revision of Ed. C., and submit report to Legislature by January 10, 1959.

Limits compensation to expenses, authorizes employment of necessary personnel, and appropriates unspecified sum for purposes of act.

A.B. 4119—LINDSAY. (C., P., & P. W.) Amends Sec. 65030, Gov. C., re conservation and planning.

Creates State Conservation and Planning Board of seven members appointed by Governor. Declares legislative intent to provide method of encouraging formation and functioning of local and regional planning commissions and coordination of state projects with regional and local master plans.

A.B. 4120—McMILLAN. (Leg. Rep.) Amends Sec. 9902, Gov. C., re duties of legislative representative, making no substantive change.

A.B. 4121—THELIN. (Leg. Rep.) Amends Sec. 9904, Gov. C., re filing of statements by legislative representatives, making no substantive change.

## ASSEMBLY CONSTITUTIONAL AMENDMENTS

A.C.A. 1—ELLIOTT. (C. A.) Adds Sec. 6.5, Art. IV, re increasing membership of Senate.

Provides for four additional Senators from Los Angeles County and one additional Senator from Counties of San Bernardino, Sacramento, San Diego, San Francisco, Fresno, Alameda, Santa Clara, and Contra Costa. Senators from such counties would be elected from districts to be established by Legislature.

A.C.A. 2—MACBRIDE. (C. A.) Amends Sec. 1, Art. II, re right of new residents to vote for presidential electors.

Authorizes Legislature to extend right to vote for presidential electors, only, to persons who have resided in State less than one year if such persons were qualified electors in another state prior to removal to this State or would have been eligible to vote in such other state had they remained there until the presidential election in that state and if such persons would be qualified electors in this State except for residence requirement.

A.C.A. 3—WEINBERGER. (C. A.) Adds Sec. 2.6, Art. XXVI, re use of motor vehicle fuel, registration and license fee revenue.

Permits use of such revenue available for city streets and county highways for planning, acquisition, construction and financing of public passenger transportation facilities which are, for most part, separated from streets and highways.

A.C.A. 4—LINDSAY. (C. A.) Adds Sec. 5, Art. XIV, re water.

Authorizes Legislature to make reservations and allocations and establish priorities for areas of surplus and deficiencies as to unappropriated water or water subject to state filings, to be valid for such time as Legislature prescribes without regard to diligence requirements.

A.C.A. 5—PATTEE. (C. A.) Adds Sec. 23, Art. XX, making November 11th, known as Veterans' Day, a holiday in this State.

A.C.A. 6—BUSTERUD. (C. A.) Amends Sec. 1, Art. II, re right to vote.  
Permits voting by persons 18, rather than 21, years of age or over.

A.C.A. 7—BURTON. (C. A.) Amends Sec. 1, Art. II, re right to vote.  
Permits voting by persons 18, rather than 21, years of age or over.

A.C.A. 8—ELLIOTT. (C. A.) Amends Sec. 9, Art. IX, re Board of Regents of University of California.

Provides that term of office of appointive members of board shall be for four, rather than 16, years. Requires appointive members whose terms of office do not expire on March 1st of first even-numbered year after effective date of act to determine by lot which six of such members' terms shall expire on that date. Provides that terms of eight remaining appointive members shall expire on March 1st of second succeeding even-numbered year.

A.C.A. 9—McCOLLISTER. (C. A.) Adds Sec. 2.5, Art. XXVI, to authorize use of motor vehicle fuel tax and motor vehicle registration and license fee revenue available for city streets and county highway construction and maintenance to be used to plan and construct parking facilities, and authorizes Legislature to appropriate equal amount from taxes and fees and available for state highway construction and maintenance for such parking facilities.

A.C.A. 10—DONALD D. DOYLE. (C. A.) Repeals Sec. 3, and amends Sec. 3.1, Art. IX, re county superintendents of schools.

Eliminates election of county superintendent of schools and provides for his appointment by county board of education, salary to be fixed by board. Permits appointment pursuant to civil service system. Where superintendent has jurisdiction over only one district, district superintendent shall be county superintendent.

Makes provision applicable to both chartered and nonchartered counties.

A.C.A. 11—LANTERMAN. (C. A.) Amends Subdivision (b), Sec. 2, Art. IV, re Legislature.

Adds provision that no member during his term shall acquire or retain any employment or interest in any person, firm, corporation, or other entity which has an interest in a contract or transaction entered into by State or political subdivision thereof.

Provides no member shall during his term receive or agree to receive any compensation for services by himself or any person, firm, corporation, or other entity by whom he is employed or in which he has an interest in relation to any proceeding, contract, claim, controversy, or accusation or other matter in which the State is interested except a criminal proceeding.

Provides each house of Legislature shall establish committee on ethics to investigate violations of section.

Provides that Legislature has power to enforce these provisions by appropriate legislation and may provide for establishment of ethical standards for officers and employees of State.

Directs each house to expel any member found by it to have violated these provisions.

Increases compensation of members of Legislature from \$500 to \$1,000 a month.

A.C.A. 12—MCOLLISTER. (C. A.) Amends Sec. 2, Art. IV, re sessions of Legislature.

Restates provisions re Budget Sessions without change in effect. Adds provision that members of committees considering Budget Bill during constitutional recess of General Session, as well as recess of Budget Session, may be reimbursed for expenses without affecting right to expenses authorized for limited number of days as to service on other interim investigating committees.

A.C.A. 13—ELLIOTT. (C. A.) Adds Sec. 9, Art. XI, re ballot designations in county and city elections.

Provides county or city shall not prohibit candidate at county or city election from using occupational designation on ballot, but permits county or city to enact reasonable regulations to limit number of words which may be used or requiring that occupational designation be same as appears on candidate's affidavit of registration.

A.C.A. 14—ELLIOTT. (C. A.) Adds Sec. 20, Art. XIII, re redevelopment.

Prohibits division of taxes levied on property in redevelopment project among public taxing agencies and redevelopment agency, except insofar as necessary to carry out pledge of revenue now in effect.

A.C.A. 15—BELOTTI. (C. A.) Amends Sec. 8, Art. I, re composition and number of members of county grand juries.

Specifies 19 as number of grand jurors to be drawn and summoned annually, to consist of from three to nine members of previous year's jury and additional new members to make total of 19, prohibits person from serving on jury for more than two consecutive years or as foreman for more than one year and permits enactment of supplementing legislation.

A.C.A. 16—MCGEE. (C. A.) Amends Sec. 14, Art. I, re taking of private property by eminent domain.

Authorizes taking, by school district, in eminent domain proceeding, of immediate possession of right of way or lands to be used for school purposes, in same manner as permitted of other specified governmental entities for rights of way or land for reservoirs.

A.C.A. 17—BROWN. (C. A.) Amends Sec. 14, Art. I, re taking immediate possession of property in eminent domain proceeding.

Permits, at commencement of eminent domain proceeding, taking of immediate possession for airport purposes of right of way or land, by any public body authorized to build airport, in same manner as permitted of other specified governmental bodies for rights of way or land for reservoirs.

A.C.A. 18—GAFFNEY. (C. A.) Amends Sec. 14, Art. I, re eminent domain. See digest of S.C.A. 6, apparently identical.

A.C.A. 19—HAWKINS. (C. A.) Amends Sec. 3, Art. IV, to increase terms of Members of Assembly from two to four years, with one-half of members elected every two years.

A.C.A. 20—THOMAS. (C. A.) Adds Sec. 1§, Art. XIII, exempting from property taxation property in amount of \$1,000 of residents 65 years or older, owning, or spouse owning, property of less than \$5,000.

A.C.A. 21—BRADLEY. (C. A.) Amends Sec. 8, Art. XIII, re annual property statement of taxpayer.

Changes date of statement from 12 noon on first Monday of March to 12 midnight on December 31.

Requires Legislature to correlate tax assessment and collection dates.

To be operative December 31, 1959.

A.C.A. 22—BRADLEY. (C. A.) Adds Sec. 19, Art. XVI, re state bonds to finance loans to cities, counties, cities and counties, school districts, and other special districts.

Authorizes issuance of such bonds in unspecified amount to finance such loans to help finance change in fiscal year made by amendment to Sec. 5, Art. XX, subject to such legislation as Legislature may enact. Authorizes Legislature to provide for issuance and payment of bonds.

A.C.A. 23—BRADLEY. (C. A.) Amends Sec. 5, Art. XX, changing commencement of fiscal year from July 1 to January 1.

A.C.A. 24—HENDERSON. (C. A.) Amends Sec. 2 of Art. IV, re sessions of Legislature.

Eliminates present provisions re budget and general sessions.

Provides for annual regular sessions to commence at noon on third day of January unless Legislature, by law, designates a different day.

Provides that except in time of war or state of extreme emergency proclaimed by Governor, the Senate and Assembly shall adjourn sine die not later than the last day, Sunday excepted, in the month of July in each year, unless the Legislature, by law, provides otherwise.

Increases salary of members from \$500 to \$1,000 a month.

A.C.A. 25—MILLER. (C. A.) Amends Sec. 3, Art. IV, to increase terms of Members of Assembly from two to four years, with one-half of members elected every two years.

A.C.A. 26—MILLER. (C. A.) Amends Sec. 2, Art. IV, to increase from \$500 to \$1,000 per month salary of each member of Legislature.

A.C.A. 27—COLLIER. (C. A.) Amends Sec. 18, Art. VI, re judges.

Eliminates provision that judge of superior or municipal court is eligible to election to public office during his term, but acceptance of such office is deemed resignation from his judicial office, and provides that a justice of the Supreme Court or district court of appeal or judge of a superior, municipal, or justice court may be a candidate for elective public office, other than judicial office, if he resigns from his office before he becomes a candidate.

Provides that a judge of a justice court, as well as a judge of a superior or municipal court, shall be eligible to appointment to an elective or appointive public office during the term for which he was elected, but acceptance of such appointment is deemed resignation from his judicial office.

A.C.A. 28—THELIN. (C. A.) Adds Art. XXVIII, declaring and enumerating rights of taxpayers.

A.C.A. 29—WEINBERGER. (C. A.) Amends Sec. 22, Art. XX, re judicial review of orders of Alcoholic Beverage Control Appeals Board.

Provides for review by district court of appeal for district in which licensed premises are located or in which party resides. Requires preference to be given to review over other civil matters on court calendar, except election causes.

Provides that where Department of Alcoholic Beverage Control has revoked license and board affirms decision, court shall not grant stay of operation of decision; but that in all other cases court may grant stay after notice and hearing.

Provides Legislature is not precluded from providing for different type of judicial review of board's orders.

A.C.A. 30—LOWREY. (C. A.) Amends Sec. 8, Art I, re composition and number of members of county grand juries.

Specifies 19 as number of persons to be impaneled annually for county grand jury, to consist of from three to nine members from previous year's jury to serve for that year only, and necessary number of new members to make up prescribed total.

Prohibits any member's serving for more than two consecutive years, and service as foreman for more than one year.

A.C.A. 31—CUNNINGHAM. (C. A.) Amends Sec. 1½, Art. XIII, re veterans' exemption.

Eliminates condition that disabled veteran has received assistance from United States in acquisition of property involved.

Provides that exemption in case of such veteran shall not extend to more than the home occupied by him, rather than to more than one home.

A.C.A. 32—ELLIOTT. (C. A.) Amends Secs. 6, 27, Art. IV, re apportionment of legislative districts.

Requires senatorial and assembly districts, rather than to be nearly equal in population as may be, to be compact and so formed as not to contain difference of more than 1 percent in population between them.

Deletes existing prohibition against dividing a county or city and county in formation of assembly districts unless it has sufficient population in itself to form two or more such districts.

Provides for reapportionment of congressional districts in such manner that districts shall not contain difference of more than 3 percent in population, and deletes existing prohibition against dividing assembly districts in formation of congressional districts.

A.C.A. 33—LINDSAY. (C. A.) Amends Sec. 18, Art. XI, re indebtedness or liability of cities, counties and school districts.

Provides that no city, county, township, board of education or school district shall incur any indebtedness or liability exceeding current income and revenue for year without assent of majority, rather than two-thirds, of electors voting thereon.

A.C.A. 34—McGEE. (C. A.) Adds Sec. 3, Art. XVIII, re revision of Constitution.

Provides, as alternative to revision by convention, that Legislature, by two-thirds vote of all members, may propose such revision, which, on approval by electorate, shall be effective.

A.C.A. 35—O'CONNELL. (C. A.) Adds Sec. 5, Art. XXVI, re payment of bonds for construction of bridges and approaches thereto.

Empowers Legislature to provide for such payment from revenues obtained from motor vehicle fuel taxes and registration license fees and other taxes and license fees on vehicles, motor vehicles, or operation thereof.

A.C.A. 36—MILLER. (C. A.) Amends subdivision (a), Sec. 2, Art. IV, re general sessions of Legislature.

Provides such sessions shall not exceed 150, rather than 120, calendar days, and deletes provision for constitutional recess.

Provides that after 90th calendar day no bill shall be introduced in either house without consent of three-fourths of members nor shall more than two bills be introduced by any one member, in lieu of present such restriction on introduction of bills after recess.

Provides that no bill other than budget bill or bill introduced after 90th calendar day shall be heard by any committee or acted on by either house until 20 calendar days have elapsed from date of introduction, except that in cases of urgency, such provision may be dispensed with by vote of two-thirds of members of house where bill is pending.

Deletes superseded provision re date of commencement of budget sessions.

A.C.A. 37—O'CONNELL. (C. A.) Repeals Sec. 3, Art. XX, to abolish the loyalty oath required of members of the Legislature, public officers and employees.

A.C.A. 38—McGEE. (C. A.) Adds Sec. 5, Art. XIV, re water development.

See digest of S.C.A. 27, apparently identical.

A.C.A. 39—MEYERS. (C. A.) Amends Sec. 8, Art. I, re selection and qualifications of grand jurors.

See digest of A.C.A. 30, apparently identical.

A.C.A. 40—BURTON. (C. A.) Amends Secs. 5, 6, and 27, Art. IV, re Legislature and providing for reapportionment of Assembly and Congressional districts.

See digest S.C.A. 7, apparently identical.

A.C.A. 41—BEAVER. (C. A.) Adds Sec. 1½a, Art. XIII, limiting veterans' exemptions to persons residents of California at time of entry into service.

A.C.A. 42—DONALD D. DOYLE. (C. A.) Adds Sec. 1½b, Art. XIII, making veterans' exemption available to lessee of property under specified circumstances.

A.C.A. 43—KILPATRICK. (C. A.) Amends Sec. 2, Art. IV, re Legislature.

With respect to limitations on maximum number of days Members of Legislature may be reimbursed for expenses while serving on joint or single house interim investigating committees during recess or after final adjournment of Legislature, adds that such limits shall not apply if expenses for time in excess thereof are approved in advance by majority vote of house which constituted committee or of both houses in case of joint committees.

A.C.A. 44—HEGLAND. (C. A.) Adds Sec. 20, Art. XVI, re school district bonds.

Requires State to pay any delinquent principal or interest on bonds issued by school districts within 90 days after default occurs. Requires district or residents thereof to reimburse State for any such payments. Directs Legislature to prescribe by law manner in which reimbursement shall be made.

A.C.A. 45—WEINBERGER. (C. A.) Adds Sec. 23, Art. V, re State Treasurer.

Abolishes office of State Treasurer as constitutional, elective office. Permits Legislature to establish office of Treasurer by law.

Provides section is inoperative until law enacted by Legislature becomes operative to transfer duties of Treasurer as provided therein.

A.C.A. 46—MASTERSON. (C. A.) Amends Sec. 18, Art. XI, re indebtedness of cities, counties, and school districts.

Requires assent of majority, rather than two thirds, of qualified electors voting at election before city, county, or school district may incur indebtedness or liability exceeding in any year the income and revenue provided for such year. Defines indebtedness and liability.

A.C.A. 47—BURKE. (C. A.) Amends Sec. 1<sup>3</sup>, Art. XIII, increasing from \$5,000 to \$10,000 the amount of property ownership rendering veteran ineligible for veterans' exemption.

A.C.A. 48—McGEE. (C. A.) Amends Sec. 26, Art. VI, re appointment and election of judges.

Provides that electors of county may adopt for municipal court judges, as well as superior court judges, the system of such judges "running against their record."

Requires that Governor fill vacancy on superior court or municipal court from lists submitted to him by commission on qualifications, and requires confirmation of Governor's nomination or appointment to these courts, as well as Supreme Court and district courts of appeal, by such commission.

Increases membership of commission to include additional members of judiciary and bar.

A.C.A. 49—McGEE. (C. A.) Adds Sec. 27, Art. VI, re establishment and powers of Commission on Judicial Conduct.

Establishes such commission, consisting of justice of Supreme Court and justice of each district court of appeal, all appointed by Chief Justice of Supreme Court, with authority, on motion in the manner prescribed, to reprimand or suspend or remove from office, after notice and opportunity for hearing, any judge of superior, municipal, or justice court for wilful or corrupt misconduct in office, wilful refusal to perform required judicial duty, narcotic addiction or habitual intoxication seriously interfering with performance of judicial duties, mental or physical infirmity seriously and permanently interfering with such duties, and inexcusable and extended absence from judicial duties.

Provides that Supreme Court may review commission's decisions.

A.C.A. 50—McGEE. (C. A.) Amends Sec. 7, Art. I, re trial by jury.

Provides that in civil actions the jury shall consist of eight, or, if a party so demands, 12, or such number less than eight as the parties agree to in open court, rather than 12 or such lesser number as the parties so agree to.

A.C.A. 51—McGEE. (C. A.) Adds Sec. 28, Art. VI, re compulsory retirement of judges.

Provides that every judge of superior, municipal, or justice court is automatically retired at end of year in which he reaches age 70, but permits recall of retired judge, with his consent, by Judicial Council for period or periods of service not to exceed one year each.

Provides for suspension of judge's pension for judicial service during period of recall but provides that service under recall shall not affect judge's right to elect pension plan which would continue for benefit of his surviving spouse.

A.C.A. 52—McGEE. (C. A.) Amends Sec. 8, Art. VI, increasing terms of superior court judges from 6 to 12 years.

A.C.A. 53—McGEE. (C. A.) Amends Sec. 7, Art. VI, re superior court presiding judges.

Permits Legislature to prescribe manner for removal of presiding judge of superior court having more than two judges.

Subjects presiding judge to requirements of law as well as judicial council regulations in distributing court business among judges and prescribing order of business.

A.C.A. 54—MEYERS. (C. A.) Amends Sec. 9, Art. IX, to make provisions of Ed. C., re appointment, tenure, layoff, dismissal, salaries, hours and conditions of work for noncivil service employees of state colleges applicable to nonacademic employees of University of California.

A.C.A. 55—PORTER. (C. A.) Adds Sec. 5, Art. XIV, re state water development projects.

Requires Legislature, in authorizing project, to provide for binding water delivery contracts, for term or permanent service and providing for relative priorities or pro-rating among contractors in event of deficiency. Provides water contracted for is reserved to contractor and no right inconsistent thereto may be acquired.

Requires Legislature, in authorizing export project, to make adequate provision to reserve water necessary for use in watershed of origin, after hearings and receipt of reports and recommendations from legislative committees or state agencies, or both. Requires Legislature to make further provision for additional water if quantity of water reserved proves inadequate.

Prohibits interference by Legislature with rights of contractors, and provides right to water delivery shall not be impaired by dissolution or change in status of any public corporation. Authorizes suits against State to enforce rights.

**A.C.A. 56—NISBET.** (C. A.) Amends Sec. 14, Art. I, re eminent domain.

Permits public agencies and railroad and public utility corporations to take immediate possession of land by commencing condemnation proceedings and making deposit in court.

**A.C.A. 57—BRADLEY.** (C. A.) Amends Sec. 14, Art. I, re eminent domain.

Adds private electric, water, gas, telephone, and telegraph corporations subject to jurisdiction of Public Utilities Commission to list of entities which may take possession of land for reservoir purposes or a right of way on first commencing eminent domain proceedings if security is deposited as court directs.

**A.C.A. 58—MEYERS.** (C. A.) Amends Sec. 8½, Art. XI, re cities and counties.

In case where territory to be annexed to consolidated city and county consists wholly of territory included within an incorporated city, city and county, or town or consists wholly of territory included within an incorporated city, city and county or town and of unincorporated territory, deletes requirement that consent of county in which such additional territory is located must be obtained.

Provides that in case of such annexation consolidating city and county shall assume annexed territory's liability for debts previously contracted.

**A.C.A. 59—MEYERS.** (C. A.) Adds Sec. 6.3, Art. IV, re increasing membership of Senate.

Provides for five additional members, two from Los Angeles County, and one each from San Francisco, Alameda, and San Diego.

**A.C.A. 60—McCOLLISTER.** (C. A.) Adds Sec. 5, Art. XIII, re property taxation.

Provides that real property owned by county, city or district located within own boundaries is not subject to taxation by any taxing agency without its consent.

Authorizes payments of in lieu taxes in respect to its property by county, city or district to taxing agency for services, improvements, or facilities furnished.

Provides that if at time of bond issue for construction or acquisition of public utility facilities, voters approve requirement for payment of in lieu taxes to a taxing agency, payments shall be so made.

Provides that except as provided in Sec. 1, Art. XIII, no taxes to be imposed by taxing agency with respect to property or activities of county, city or district.

**A.C.A. 61—MEYERS.** (C. A.) Amends Sec. 3, Art. IV, to increase terms of Members of Assembly from two to four years, with one-half of Members elected every two years.

**A.C.A. 62—MEYERS.** (C. A.) Amends Sec. 8½, Art. XI, re cities and counties.

In case where territory to be annexed to consolidated city and county consists wholly of territory included within an incorporated city, city and county, or town or consists wholly of territory included within an incorporated city, city and county or town and of unincorporated territory, deletes requirement that consent of county in which such additional territory is located must be obtained.

Provides that in case of such annexation consolidating city and county shall assume annexed territory's liability for debts previously contracted.

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